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THE RECORDS OF NEW AMSTERDAM

FROM 1653 TO 1674 ANNO DOMINI

EDITED BY

BERTHOLD FERNOW

MEMBER AMERICAN HISTORICAL ASSOCIATION; HONORARY RESP. CORRESPONDING MEMBER NEW YORK GENEALOGICAL SOCIETY, HISTORICAL SOCIETIES OF NEW YORK, PENNSYLVANIA, NEW JERSEY, VIRGINIA; BUFFALO, N. Y.; WATERLOO, N. Y.; AND DALLAS, TEXAS.



VOLUME VI.

MINUTES OF THE COURT OF BURGOMASTERS AND SCHEPENS

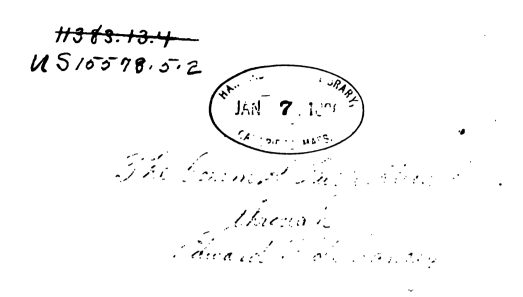
MAY 8, 1666, TO SEPT. 5, 1673, INCLUSIVE

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COURT MINUTES OF NEW AMSTERDAM

May the 8th 1666. Att a Court held at N: York. Present Capth Tho: d'Lavall, depty mayor; M! Johannes Van Brugh, M! C: V: Ruyven, Ald'm!; M! Allard Anthony, Sheriff.

Jan Stevensen, pltf. v/s Jan van Bremen, deft. In the cause between Jan Stevens, as pltf. on the one side, and Jan van Bremen, as deft. on the other, It is by the W: Court decreed, that deft. shall pay the sum of fl. 12. zewant to the deft. with the costs herein incurred, and they order the deft. further to pay the Sheriff or enter security before his departure for the six gl., in which he is condemned according to judgment dated 27th March last for the behoof of the Poor. Ady as above.

In the matter in dispute between Fredrick Lubbersen, on the one side, and Geertie, widow of Bartel Maenes, on the other, regarding a matter of a/c. were appointed as arbitrators Sieur Jacobus Backer, Warnaer Wessels and Lodowyck Post, who are requested to examine the a/c and to hear parties' arguments and to reconcile them in this regard if possible; if not to report their award to this W Court. Ady as above.

In the matter in question between Egbert Mynders, pltf. on the one side, and Andries Andries, on the other, It is by the W Court decreed, that deft. shall, according to his obligation satisfy and pay the pltf. before his departure from this City or enter sufficient bail therefor and pay costs incurred herein. Ady as above.

Jacob Vis, pltf. v/s Teunis Cray, deft. Pltf. demands from deft. according to obligation made by deft. in company with Hans Pietersen a balance of one hundred and forty nine guilders 10 stiv: and further fl. 151 according to a/c for beer received by deft. from the pltf. and John Withart; with costs. Deft. admits the passing of the obligation, but says

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he paid his portion to the pltf. and that pltf. told him, he discharged the deft. from the remainder of the obligation and assumed Hans Pieters for payment. Regarding the fl. 151 for beer, he says his wife paid that to the pltf., which was, on the other hand, denied by pltf. The W: Court having heard parties, condemn deft. to pay said sum to the pltf. with costs, unless he can sufficiently prove, that pltf. assumed the abovenamed Hans Pietersen as payer and that he paid pltf. for the beer.

Balthazaer de Haert, pltf. v/s Joost van der Linde, deft. Pltf. delivering in his declaration in writing and the same being read, he is ordered by the W: Court to appear when the Bench is complete, as divers of the Aldermen are now absent; and that at present the different witnesses shall be heard on both sides, testifying as follows:-Willemyntie. Huygh Barents' daughter, declares, that Annetie Jacobsen, pltf's present servant maid, brought a sheet a while ago to her house to cut some caps from it and charged her not to speak of it to M! Balthazar, as he had forbidden her to bring it there. Huygh Barentsen declares, that he heard it stated by his wife, who is now absent, that she was present, when Joost vander Linde brought his goods and property in pawn to M! Balthazar's brother and that she then saw it: and further that when M! Balthazar's maid brought the above mentioned sheet to their house to be cut, his wife told him that it was one of Joost vander Linde's sheets and that she knew it very well; and therefore took a piece of the same, which was shewn to the Court, which defts. wife says is a piece of her sheet and offers to confirm the same on oath. Elsie Barents declares, that she had sewed some days at M. Balthazar de Haerts house and said M. Balthazer charged her to take the marks out of some sheets, being sheets similar to those of Joost vander Linde's, which she said she refused, and said-I had rather make six marks than to rip one out; whereupon M! Balthazer himself took a needle from her cushion and began to rip it. Ady as above.

This day, Joost van der Linde told M! Balthazar de Haert, before the Bench in open Court, that his brother is a rogue and undertook to prove the same, evidence of which M! Balthazar demanded, that he should be required to bring forward at his own time. Ady as above.

[This day 6th June the abovenamed Joost vander Linde declares in presence of the Court, that the above was said in choler and hastiness,

as he can say nothing of S. B. de Haert and his brother, but what is honourable and virtuous; whereupon said vander Linde is with M. Balthazar de Haerts consent, excused by the W. Court from the penalty appertaining to the committed calumny.*

Balthazar de Haert, pltf. v/s Huygh Barentsen Kleyn, deft. Pltf. demands from deft. first fl. 6327 in zewant according to obligation and in addition 72 skepels of wheat, with costs. Deft. denies owing the obligation; demands copy of the same to answer thereunto, but promises to pay the 72 skepels of wheat within 14 days. The W: Court orders copy of the obligation to be furnished to party to answer thereunto at the next Court day. Ady as above.

Ariaen Cornelissen, pltf. v/s Wolfert Webber, deft. Pltf. says and proves by two witnesses that deft. on Saturday last abused him as corn and cattle thief, and he demands honourable and profitable reparation as more fully appears by his declaration. Deft. says, he is not aware having said so, and if so, that it was in anger and haste; declares he cannot say anything against the pltfs. good name. The W: Court having heard parties condemn deft. in a fine of 10 gl. for the Poor, with costs and parties are required henceforth to live with each other in love and friendship, under a penalty of 50 guilders against him, who shall first make any trouble between them or any manner of affront.

Tho: Hall, Plt. v/s Geertie Hendricx, Defft. The Plt defaut. It is this day Ordered that the Pl! Shal appeare at the next Court day and deliver in his Reply to the Answer of deff! or else that a neue Suite Shal be graunted.

Fredrick Gysbertsen, arrestant and pltf. v/s Jan Hendricks Steelman, deft. Both in default.

Andries Andriesen, pltf. v/s Egbert Meyendersen, deft. Pltf. says, that deft. has most shamefully calumniated him and accused him with many vile things; demands reparation etc. Deft. denies it and says it was spoken in sport and jest. Said parties arguing their case in open Court before the Bench, pltf. accused the deft. with being a perjurer etc. and the W: Court orders, that the Schout shall institute his action by the next Court day for the abusive words etc. and parties are then to appear again to answer thereunto. Ady as above.

* Marginal note.

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Allard Anthony, Schout, pltf. v/s Ariaen van Laer, deft. Defts. 2^d default. Ordered, that deft. shall appear on the next Court day to answer pltf's entered suit, or that judgment shall be pronounced against the deft. Ady as above.

M! Cornelis van Ruyven, pltf. v/s Jan Hendrick Steelman, deft. Pltf. demands from deft. on a note, dated \(\frac{3}{3}\) October last, fl. 322. 10. for 129 ells of Osnaburg linen delivered him in the year 1664, with costs. Deft. admits the debt and to have given a note therefor, but maintains likewise that the Osnaburgh linen was too high. Requests some delay. Pltf. replying says, that notwithstanding he has an absolute obligation, he is willing to submit to the judgment of one or two impartial persons as to the price of the Osnaburgh linen; and also he should have given longer delay, had not the deft. given evil and insulting words instead of payment. Deft. rejoining acknowledges his fault and says, it occurred through hastiness. The W: Court having heard parties and seen the passed obligation propose to the pltf. to hold to the said obligation or to choose two arbitrators to appraise the linen, and condemn the deft. to satisfy the pltf. and to pay the costs herein incurred.

Casper Steynmets entering demands payment of a years rent of his house, hired to the City as a City school, due on the first of this month; amounting to the sum of fl. 260. Petitioner is requested to wait yet a while, as there is at present no money in the chest. Ady as above.

Claes Ebels entering in Court, offers, pursuant to order of last Court day, the a/c of costs incurred by M^{de} Wessels in the action against Briella Waters, for which aforesaid Ebels was security. The W. Court having examined the account order Claes Ebels to pay the costs as bail for said Brielle Waters. Ady as above.

ORDER TO THE INHABITANTS OF THE VILLAGE OF N. HAERLEM. Honourable, Beloved, Faithful,

Whereas the late Constable, Resolveert Waldron is at his request discharged by US, you, therefore, are hereby ordered to nominate by plurality of votes two persons from Your village against the next Court day and to submit the same to US in writing, in order that one of them may be elected Constable for next year. Ady as above.

Jacques Cossaert, Collector of the weekly assessment for the behoof of the soldiery, appearing in Court, states that pursuant to the Courts order, he made the collection last week and says he is fallen so much short in the receipts, that the surplus can hardly pay his commission; offering if the W. Court will please to allow him seven and a half per cent as a commission on his receipts, that he then shall undertake to make good from his commission, whatever shall fall short. The W Court having heard the remonstrance and offer of the petitioner, allow him for commission $7\frac{1}{2}$ per cent., from which he shall be bound to make good whatever falls short in the money to be collected, provided he do his utmost to bring the money in weekly.

In the difference betwixt Resolveert Waldron and Daniel Terneur is this day ordered, that both Parties shal for the future live together in good friendship and Neighbourhood uppon Penalty that shal give the first offence, shal forfeit the summe of fifty gilders. Ady, as above.

May the 15th 1666. Att a Court held at New York. Present Capt. Thomas Willet, Mayor; M. olof Stevensen, M. J. V. brugh, M. John Lawrence, Ald'm.; M. Allard Anthony, Sheriff.

M! Balthazar de Haert, pltf. v/s Huygh Barentsen, deft. Pltf. demands judgment against deft. according to his suit entered on 8th May last. Deft. says, that M! John Rider, his attorney is gone to the North with M! La Val and requests postponement unto next Court day. Defts. request is granted by the W. Court. Ady, as above.

In the matter in question between Mde Cousseau and Warnaer Wessels about an a/c, the W Court orders, at defts. request, that the same be inscribed for next Court day. Ady as above.

Johannes d'Wit, pltf. v/s Lysbeth Gerrits, deft. Defts. 1st default.

Rem Jansen, smith, * Pit v/s Walter Salter, Deft. The Plt: declares that he hath sold his howse to this defft: as appears by the bill of Sale bearinge date the 3rd of 9^{ber} 1664. uppon w^{ch} is yet Remaininge unto him 2240 lbs. tobacco & 4 ells of Sarge and Whereas the deff: hath Sold the

*Rem Jansen from Ieveren, the ancestor of the present Remsen family, was by trade a smith. He married, here, in 1642, Jannetie Rapalje and d. in 1681, leaving fifteen ch. all of whom, it is said, attended his funeral. He lived on his farm at the Wallabocht, in 1663, hence he is represented as of long Island. The premises now sold to Walter Salter, were situate on the south side of the present Stone Street, West of the old City Hall, and Coenties Alley. They were subsequently sold to Nicholas Davidson.—O'C.

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howse againe to another man and he doth Intend to Transport himselfe from this place, the Plt: humbly Craves that the st house may Remain as security till the st Paiment is done, accordinge to agremt. The defft: Craves to have the Liberty of a Burger, & that the first default may be entered. The honn ble Court doe order that the Said howse shal Remaine as Security to the Plt, until the whole Paiment accordinge to agreement is done, as above.

Copy.

23. July. I Rem Jansen acknowledge to have received from Walter Salter pay for the house by the Hall twenty seven hundred and 55 pounds of tobacco (was subscribed) Rem Jans. This recorded at the request of Walter Salter.*]

Reynier vander Coele, pltf. v/s Balthazar de Haert, deft. Pltf. says, he bought two kettles of brandy from deft. and paid for them, whereof deft. refuses to give him due transport or to release him; requests the W Court to constrain the deft. thereunto. Deft. answers, that the kettles are not all paid for and offers to release the pltf., when the full payment shall be made. The W. Court having heard parties, authorize as arbitrators to examine and revise the a/cs of parties as regards the kettles etc. Sieur Christoffel Hooghlant and Nicolaes Mayer and order pltf. [qy. deft.] to receipt and give due transport and conveyance, when pltf. shall have paid his debt according to their agreement. Ady as above.

Hendrick Obe, attorney of Paulus Jans Kitser, pltf. v/s Fredrick Philipsen, deft. Pltf. demands according to note, passed by Pieter Rudolfus decd, the defts, wife's late husband, to the pltf., principal herein, a/c and reliqua of 14 full half Aems and 2 half Aems not quite full, of wine delivered by pltf's principal to said Pieter Rudolfus, with costs. Deft. answering says, that nothing hereof is entered in Pieter Rudolfus books; produces an a/c of wine sold by the Vendu Master Gabrie for a/c. of Pieter Rudolfus etc. Sieurs Gerrit van Tright and Dirck van Clyff are appointed arbitrators by the W Court, who are requested to examine and review the books of Pieter Rudolphus decd as regards this matter, and if possible to reconcile parties, if not to report their finding to the Court. Ady as above.

Thomas Hall, atturny of Cristian davitsen, Plt: aget Samuel Edsal, † An Aam held 40 English Gallons.—B. F.

* Marginal note.

atturny of Geertie hendrix, defft: The Plt: declares that Cristiaen davitsen hath bought of andries hoppe Late husband of Geertie hendrix the halfe of the Land Called bronx Land weh Land the sd Geertie hendrix hath afterwards sold againe to harmen Smeman without the Consent of the aforesd Cristiaen davits humbly Cravinge the Court's Judgement for Restitution of the same. The defft: answeringe sais that this Plt: in the behalfe of Cristiaen davits hath sold al his Right & Title we he had to the sd Land againe to the aforesd Geertie hendrix In the presence of the arbitrat as more Largely appears by the award of the sd arbit bearinge date the 24th of 7br 1665. The Jury brought in their Verdict against the Plt: that the Sale made betweene the Plt: as atturny of Cristiaen davitsen and Geertie hendrix in the Presence of the arbitrators shall Stand in full force & Virtue as, also the accound by the s. Arbitrat. made and that the Charges made Since the Last arbitration should be Paid by Thomas hall. The honn ble Court did order that Judgem! should be entered according to the Verdict and that the Plt: should pay the Costs & Charges.

Juryes.

Jacob Baker, Stoffel hooglant, francois Rombouts, Isaacq Bedloo, Gelyn Verplancke, Timoty bigs, Patrik hayes, John Soudy, Lourens Sille, Willem Bogardus, Walter Salter, Johannes depeyst!

Jan Hendricksen van Gunst, pltf. v/s Abram Lubbers, deft. Pltf. says, deft. has a lead window (sash) of his and refuses to restore it. Deft. says, pltf. owes him eight guilders seawant and he first demands payment. The W Court condemn the deft. to restore the lead window and if pltf. owes him any thing, he may institute his action against him.

In the matter of difference between Jacob Vis, pltf., and Egbert Meyndertsen, deft., the W Court orders, that Egbert Meyndertsen shall restore to pltf. all the goods, which he heretofore has attached and that in presence of the Sheriff Allard Anthony or his Deputy and parties are each condemned in his own costs. Ady as above.

In the matter in question between Andries Andriesen Metselaer (Mason), on the one side, and Egbert Meyndertsen, on the other, for and on a/c of slander; the W: Court decree, that Egbert Meynderts has wrongfully accused and insulted the said Andries Andriesen, to wit that he had committed adultery with his neighbour's wife—and condemn both parties for their abusive expressions as well in presence of the Court as

elsewhere, each in a fine of 25 gl. for the behoof of the Poor, and to pay costs herein incurred. Ady as above.

John Damrill, pltf. v/s Jan Hendrickx Steelman, arrested and deft. Defts. 1st default. Ordered that, deft. shall appear on the next Court day. Ady as above.

Timotheus Gabrie, pltf. v/s Fredk Hendricks Kuyper, deft. Defts. 1st default.

Timotheus Gabrie, pltf. v/s Juriaen Jans, deft. Defts. 1st default.

Allard Anthony, Schout, pltf. v/s Walter Salter, deft. Deft. 1 default.

Allard Anthony, Schout, pltf. v/s Ariaen van Laer, deft. Defts. 3^d. default. Symon Jansen Romeyn appearing for deft. requests postponement until the next Court day, as deft. is to work at the Vlackebos (Flatbush) and has 5 or 6 hands with him. The request is granted.

From the nomination delivered in this day to the W. Court by the inhabitants of N. Haerlem for the purpose of chusing for the next year, another instead of the retiring Constable, the W: Court elected Johannes Verveelen, who has this day taken the oath of fidelity before the W. Court. Ady as above.

To the W: M! Maior and Aldermen in N. Yorck Citté on the Island Manhattans IN AMERICA.

Hans Kierstede with due reverence makes known, that he, the petitioner, appeared on the \$\frac{2}{3}\$ Sept. 1664 in the Audience Chamber of Burgomasters and Schepens against Johannes Schevelburgh and Laurens de Sille producing a certain petition and a marginal order thereon, dated 17 June Stilo novo 1664. The petition set forth, whereas the requirant and pltf. was afraid, that the goods, effects, actions and credits of Jan Sluyter and Casper ter Smitten, merchants at Haerlem, insolvents, remaining in the estate of Hendrick van der Wallen may thro' these and other means be conveyed away and alienated, notwithstanding attachment was declared valid thereupon; he requests at the end thereof, that for the protection of his, the petitioners, arrears it may be ordered, that sufficient may be sequestrated from the effects of the abovenamed Jan Sluyter and Ter Smitten remaining in the estate of Hendrick vander Wallen and placed in the safe keeping of a faithful person. Lourens de Sille, deft., also appearing promises to detain by him whatever effects of aforesaid Sluyter

and ter Smitten he may have, from which the petitioner shall obtain his pay free of costs and damage, deft. offering to enter security therefor; in consequence hereof deft. is ordered by the Burgomasters and Schepens aforesaid to perform his offer. More fully expressed in Appendix Nº 1. Petitioner again appears on the 11th of Octob. 1664 in the Honourable Court of said Burgomasters and Schepens to state, that Johannes Schevelburgh and Lauren Sille could not give any security pursuant to the decree dated \frac{3}{3} Sept. 1664, Appendix Nº 1, but offer to sequestrate so much property as will save the requirant in this action and claim, which he has against Jan Sluyter and Casper ter Smitten; he requests that such may have effect. The Honble Burgomasters and Schepens granted the said request and decreed, that the effects should be placed in the hands of Mr. Johannes van Brugh under inventory. More fully set forth in Appendix Nº 2.

Now tis to be considered and is notorious that the goods conveyed away from time to time are fading, decaying, diminishing in value and of less colour, and moreover the interest of the capital still runs on against the aforesaid Jan Sluyter and Casper ter Smitten, which tends to the evident damage of the aforesaid persons and in this respect the requirant remains and is obstructed in the use of his money, his good right reserved in his proof alone remaining to him; and in case of agreement nothing is done, nor is any thing sought to be done with the other creditors of the aforesaid Sluyter and ter Smitten in Holland, especially as the requirant is sufficiently well aware, that they can be effectually paid their due and protected from loss out of the personal effects of the abovementioned Sluyter and ter Smitten. The requirant, therefore considers it (with respect) to be the most useful plan, as is to be concluded from the foregoing deduction, to stay the loss and interest which said Sluyter and ter Smitten have suffered and will yet suffer thereby, also the frustrating of the employment of the money of requirant, that this Honorbie Court, for good considerations and the case being set before them as related, shall please to order, authorize and appoint two honest men conversant herein, to appraise and value the goods attached under Johannes van Brugh as to their true value in Holland currency between merchant and merchant independent of all loss and damages; which authorized and appointed men then pursuant and according to their power (after previous estimation as aforesaid)

shall pay the requirant from the attached goods the value and equivalent of the capital and the interest up to the effectual payment inclusive justly due to the requirant, on a/c of disbursed monies, by aforesaid Jan Sluyter and Casper ter Smitten, with offer to grant act and receipt therefor in the best form as to that appertains. And in case the requirants attornies in Holland are paid actually the capital and interest by the abovenamed Jan Sluyter and Casper ter Smitten, he is content to give sufficient security here to restore and deliver up the received effects or their equivalent, whenever sufficiently ample information of the fact shall come from Holland.

Awaiting hereupon this W. Courts favorable marginal order (*Apostille*) seeing, that Laureus de Sille, according to his quality, manifests his consent to the preceding deduction: Doing which

I remain

Honble Gentlemen Your Humble Servant
Hans Kierstede.

15 May. 1666.

The above petition being read and considered by the W. Court is apostilled as follows:—Fiat Quod Petitur, and Sieurs Christoffel Hooghlant and Isaacq Bedloo are admitted and authorized by the W. Court to appraise the aforesaid goods.

Endorsed, Petition for M! Hans Kierstede.

31 May 1666. Att a Court held at New York. Present Capt. Thomas Willet, Mayor; M. oloff Stevensen, M. Johan Van Brugh, M. John Lawrence, Ald'm.; M. Allard Anthony, Sheriff.

Annetje Jans being sent for to Court, she is notified and ordered to depart from this City within the term of 8 days from date, in consequence of her unbecoming demeanour, her dissolute and whorish life, which she has led here to the great disreputableness of the Christian nation.

June the 6th 1666. Att a Court at New York. Present Capth Thomas Willet, Mayor; Capth Laual, M. oloff Stevens, M. John Van Brugh, M. Corn. V: Ruyven, M. John Lawrence; M. Allard Anthony, Sheriff.

Govert Loockermans his wife Plt: v/s John Cockril, defft: The Plt: demands of the defft: 42 gld! Wampum. The defft: Requests a Copy of the Plt: declaration & demand. The Court did order that the

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Plt: should deliver the Copy of hur declaration & of the account to the defft: & doe order the defft: to make his answer to the same agat next Court.

In the matter in dispute between Abram Lubbers and Jan Hendrick van Gunst, at the request of parties are nominated as arbitrators M. Thomas Hal and Jonas Bartels. Ady as above.

Jacob van Couwenhoven, pltf. v/s Jacob Stoffels, deft. Pltf. says, that he delivered a boat to deft. about 23 years ago, for which are still due him a balance of 15 skepels of wheat. He demands condemnation. Deft's wife appears and denies the same. The W: Court having heard parties decree, that pltf. shall prove his statement effectually. Ady as above.

Allard Anthony, Schout, pltf. v/s Ariaen van Laer, deft. Pltf. says, that some time ago the deft. beat his brother Stoffel van Laer very severely, so that the blood followed: concludes therefore that deft. shall be condemned in a double fine according to Placard frequently enacted herein, inasmuch as the same occurred in presence of one of the Aldermen. Deft. says, he has given bail for his good behavior in this matter; however, he is content, that it be disposed of by the W: Court. The W Court having read pltf's demand and heard defts. answer condemn deft. for having struck his brother in a fine of fl. 100 zewan to be applied according to Placard, with the costs herein incurred and that the bail bond for his good behavior shall stand good to the next Court of Assizes. Ady as above.

On this day is Roger Barton & Robbert Bloomer by the Govⁿ special order Pub! Summond for to deliver themselves up before the 1! of July next, ensuinge, as app. by the sd order dated the 31. of May, passato.

Reynier van der Coele, pltf. v/s Balthazar de Haert, deft. Pltf. says, that the arbitrators appointed and authorized by the W Court on the 15th May passato to examine and inspect the a/cs between parties, cannot agree: he demands again copy from M! Baltus' book of all the particulars, from which the obligation arises. Deft. answering says, that he has already rendered a/c to the arbitrators appointed on the 15th inst. by the W: Court, maintaining he is not bound to render any further a/c. The W. Court having heard parties order deft. to furnish pltf. with copy from his book of all the particulars from which the obligation arises and that from the month of October last to date hereof. Ady as above.

Balthazar de Haert, pltf. v/s Huygh Barentsen, deft. Pltf. demands judgment against deft. according to his suit dated 8th May last, entered before this W Court. Deft. demands copy of all the particulars of a/c, from which the obligation arises. Parties being heard by the W Court, pltf. is ordered to furnish deft. with bill of particulars, from which the obligation arises, to answer thereunto at the next Court day. Ady as above.

Hendrick Obe, pltf. v/s Fredrick Philipsen, deft. Pltf. demands a/c and reliqua of 16 half aems of wine delivered by Paulus Jans Kitzer to Pieter Rudolfus decd, the defts. predecessor, according to handwriting thereof, and persists further in his demand dated 15 May passato entered before this W Court to and against the deft. Deft. produces an a/c of the Vendu Master Gabrie, from which it appears that a parcel of wine was sold by him for the a/c of Pieter Rudolfus; and says further, that his, defts., wife has heard her late husband, the decd Rudolfus, say, that the above wines sold by vendu belonged to said Paulus Jans Kitser. The Mayor proposing, that the case be determined by a jury, parties respectively requested, that the W Court itself would please to give their judgment thereon. The W: Court having heard parties and maturely weighed the case, give for judgment, that deft. shall pay pltf. for aforesaid wines the sum of 36 beavers or the just value thereof in zewant, but with this reserve, that if parties find themselves agrieved hereby, that a jury shall be impanelled at the next meeting to determine it.

Anna Benat, pltf. v/s Anna Willems, deft. Pltf. says, that deft. shamefully accused her of being a whore etc. Defts. husband Fredrick Hendricx appearing for his wife rejects and denies it. Ordered, each to bring her witnesses at the next Court day. Ady as above.

Egbert van Borsum, pltf. v/s Frans Jansen van Hoghten, deft. Pltf. demands from deft. the sum of fl. 340 and one pair of shoes balance of his son's wages earned as servant to deft. according to contract; and the sum of fl. 44. for expences incurred in a previous suit, with costs. Deft. admits the debt of fl. 340. and shoes, but denies to owe any thing further to the pltf. and demands some delay. The W: Court having heard parties condemn deft. to pay pltf. the fl. 340. and shoes for the wages within 14 days. As regards the further claim for costs, they order pltf. to furnish a/c thereof to deft. and to prove that deft. owes the same. Ady as above.

Mde Beeckman, pltf. v/s Wolfert Webber, deft. Pltf. demands according to obligation from deft. the sum of fl. 86. zewant, with costs. Deft. admits the debt, but maintains that he has paid pltf. by the brickmaker more than the pltf. gives credit for. Moreover he demands delay until next year. The W. Court having heard parties condemn deft. to pay pltf. within a month from this time, with costs on pain of execution. Adv. as above.

Mde Cousseau, pltf. v/s Warnaer Wessels, deft. Pltf. in default. Timotheus Gabrie, pltf. v/s Juriaen Jans, deft. Defts. 2^d default.

In the case in dispute between Thomas Hal, atty of Willem Beeckman, and Jan Vinge and Cornelis Aertzen on the one side, pltfs., against Wolfert Webber on the other side, deft., the W: Court at defts. request, orders, that the land in question shall be again surveyed, at his own expence, by the Surveyor Corteljou in presence of Alderman Cornelis van Ruyven, Pieter Stoutenburgh and Jan Langestraat and (on behalf of the deft.) Sieur Jacob Kip. Which done, the said persons are requested to settle the question between parties, if possible and reconcile them; if not to report their verdict to the W Court. Ady as above.

Gerrit Mannaet, pltf. v/s Gerrit Trevers, deft. Pltfs. wife appearing demands the sum of fl. 96. from deft. for 12 weeks board and costs. Deft. admits the debt, but says he has not wherewithal to pay. The W: Court having heard parties condemn deft. to satisfy pltf. within 8 days with the costs herein accrued. Ady as above.

Willem Moreau, pltf. v/s Tho: Hal, deft. Pltf. in default.

Warnaer Wessels, pltf. v/s Jacob Vis, deft. Defts. 1st default.

Pieter Wolfertsen van Couwenhoven, arrestant and pltf. v/s John Tomsen, arrested and deft. Both in default.

Thomas d'Lavall, Esq! Plt: v/s John Malby & John Garlant, def! The Plt: declares that the defft: John Malby Is indebted unto him the summe of 8500 lb. of good Muscovade Sugar, Dutch W! as he shal make appeare by a Bill under the deff! hand & Seal bearinge date the 17th of August 1665. And Whereas the st John Malby hath 225 bosshels of Wheat in the hands of the defft: Garland the Plt: hath attached the same, humbly Praying the honn ble Court to Condemne the same towards the satisfaction of the st obligation together w! what other effects the Plt: shal make appeare to be in the st Garlants hands. The defft: Jo: Garlant an-

sweringe sais that he is engaged by his Bill to Pay the s.d Corne unto Timothy Bigs atturny of Alexander Tods at New Haven unto whome the s.d Corne is Belonginge. The honn ble Court did order that the Corne should Remaine under arrest, in the Custodie of the defft: John Garlant the terme of one moneth. In the meantime is Timothy Bigs to advise the defft: John Malby and Alexander Tods for to Come and answer the s.d attachment of the Plt:

[Warnaer Wessels, pltf. v/s Balthazar de Haert, deft., demands 30 shill. in silver, accepted by deft. to pay for Huw Woodberry. Deft. acknowledges, to have agreed to pay to pltf. for Huw Woodberry 10 sh. in silver or 30 sh. in wampum. After various debates Mr. La Val offers to pay the 20 sh. in question for account of Huw Woodberry to pltf. Date as above.

In the matter in question between Mr. Balthazar de Haert on one side, (by virtue of an order of this Court of the first of May last, to be heard in revision), pltf., against Joost van der Linde, deft., the Court, after hearing all the arguments of parties and examining all their pieces, documents and accounts, decide, that Mr. de Haert shall pay deft. for the bed sheets and pillows 28 ells of good Osnabrugh linen, being what has been awarded to him by the arbitrators; also for deft's loss of time, meals and drinks, money advanced for wine for the arbitrators and witnesses etc according to his accounts 160 fl. in wampum, besides the costs of Court in this case since the decision of the arbitrators. Date as above.

Jan Otten and Marck Dal were summoned and asked, why they kept stolen goods, when they knew, that there was a special order of the Governor published against it, but nevertheless they had bought and received a bed from the soldiers. They answer, they did not know, that it had been stolen and Jan Otte adds, that it has been in his house only half a day, when it was taken away by Marck's wife. Although perceiving that both men had not been quite ignorant of its being a stolen bed, which was received by Jan Otten in his house and bought from the soldiers by Marck Dal, the W. Court has nevertheless pardoned them this time on their promise of amendment.*

Whereas Thomas Hall atturny of Cristiaen Davitsen, by his Petition

* The entries between [] have been omitted in the translation by Dr. E. B. O'Cal-

laghan and are now supplied by B. Fernow, June 14, 1897.

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hath declared to this honn^{ble} Court that he did Constitute himselfe as appealer of the Judgement, by this Honn^{ble} Court past betwixt him, & Samuel Edsal as atturny of Geertie Hendrix bearinge date the 15th day of May Last past & did appeal from y^e same to y^e next Court of assizes to be held at New York in the moneth of September next ensuinge. It was this day ordered that the s^d appeal should be entred accordinge to Custome & order, ady as above.

Memorand on the 17th of 7th 1666 appeared before me Nicol: Bayard Secrets: of New York, M! Thomal Hal atturny of Kit davitsen, & M! Sam Edsal atturny of Geertie Hendrix & declared that they where mutually agreed about the difference Wth was Risen about Broncks Land, as more Largely appears by the Judgemt: abovementioned, & therefore Required me to enter the same, & to the end that all proceedings at Law in this Case should Seize.

N. Bayard Secrets.

June the 12th 1666. Att a Court held at New York. Present Capt Thomas Willet, Mayor; Capt. Thomas d'Laval, M. Olof Stevensen, M. Johannes van Brugh, M. C. V. Ruyven, M. John Lawrence, AldMen; M. Allard Anthony, Sheriff.

From the nomination presented by the inhabitants of New Haerlem to the W. Court, that the Overseers for the ensuing year may be elected therefrom, are elected by them Joost Oblinus, Isaacq Vernelje, Glaude Lametre, Nielis Mattysen as Overseers, and Jan Montagne as Secretary. Who are hereby authorized, with the Under Sheriff and Constable or any three of them, whereof the Under Sheriff or his deputy shall always be one, to judge and absolutely determine all questions and matters occurring between man and man in their town and brought before them, without regard to persons, up to the sum of 200 gl. in zewant, according to the laws established in this country and all the inhabitants of the Town of N. Haerlem are hereby ordered and charged duly to respect the aforesaid persons as their Overseers. Done N. York. Ady 12 June 1666.

JURY.

Isaacq Bedloo, Francois Rombouts, Jacobus Backer, Stoffel Hooghlant, Gerrit van Tright, S: Jansen Romeyn, Piet: Alrigs, Geljn Verplanck, Isaacq Greveraat, Thomas Buskin, John Garlant, Allard Konninck.

Hendrick Obe, pltf. v/s Fredrick Philipsen, deft. Pltf. demands

from the deft. again, as he refuses to obey the judgment of the W: Court dated 6th inst., a/c and reliqua of the wines delivered by Paulus Jan Kitser to the deft's wife's late husband Pieter Rudolfus according to handwriting thereof being. Defts. wife offers an a/c of wine sold by the Vendu Master Gabrie for a/c of Pieter Rudolfus and offers to declare on oath, that she heard her decth husband say, it or the greater part of it was wine belonging to the abovenamed Paulus Jans Kitser. The jury brought in their verdict against the deft. and gave for award, that deft. should pay to pltf. the sum of 36 beavers or the value thereof in zewant with costs incurred herein. Whereupon the W Court orders, that the judgment shall be entered according to the verdict of the jury. Ady as above.

Warnaer Wessels, pltf. v/s Geertie Maen, deft. Pltf. demands from deft. one guilder, which she has accepted to pay for as much, as he, pltf., fell short in some money, which he had to receive from her. Deft. admits having promised, but says she afterwards understood that deft. [pltf.?] had not counted it himself, but sent it to M! Balthazar and on his representation says, it was so much short. The W. Court condemn the deft. to pay the guilder to the pltf. and condemn, for reason, both the pltf. and deft. each in a fine of 3 gl. for behalf of the Poor and to pay costs. Ady as above.

The Deaconry of this City, pltf. v/s Timotheus Gabrie, deft. Deft. in default. Pltfs. demand a/c and reliqua of the goods of the decd horse-doctor delivered by them to deft. as Vendu Master to be sold. Ordered to summon deft. again.

In the matter in dispute between Jacob van Couwenhoven, pltf., and Jacob Stoffels, as deft., regarding a boat, which pltf. says, he sold over 23 years ago to the deft., it is ordered, that pltf. shall prove his statement within 8 days or that deft. shall prove, that he paid for the boat, which he says he bought from pltf. over 12 years ago. Ady as above.

Timotheus Gabrie, pltf. v/s Juriaen Jansen Kuyper, deft. Pltf. entering says, that deft. promised to pay him, with which he is content.

Warnaer Wessels, pltf. v/s Jacob Vis, deft. Defts. 2^d default.

Balthazar de Haert, pltf. v/s Huyg Barentsen de Kleyn, deft. This day it is ordered in this case, at deft's request, that pltf. shall furnish deft. with copy of the old obligation, from which the new partly arises and further that deft. answer thereunto at next Court day.

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Reynier vander Coele, pltf. v/s Balthazar de Haert, deft. Pltf. demands postponement of the case untill next Court day, which is allowed by the W. Court, ady as above.

Balthazar de Haert requests, since Reynier vander Coele defers him from Court day to Court day, that his action may be inscribed against said vander Coele, and he be ordered to appear on next Court day to answer demand of said de Haert. Petitioner may institute his action against the next Court day. Ady.

In the matter in question between Anna Benat, pltf. and Annetie Stoffels, deft., for slander and abusive words, the W. Court orders, that parties shall settle among themselves, or that if parties again trouble the W. Court with such things they shall be punished, as the matter deserves. Ady, as above.

Isaacq Greveraat, pltf. v/s Marya van Hobooken, deft. Pltf. says, he contracted with deft., that she should occupy pltf's house one year for nothing on condition she should pay promptly the arrears of rent being fl. 244. on the stated time according to contract, which she failed to do. He claims therefore that deft. is deprived of the benefit of the contract and demands judgment for afores. Deft. answering says, she agreed after the passing of the contract aforesaid with pltf., that she should pay the remaining rent aforesaid not precisely on the days due but now and then, reducing it somewhat according to circumstances. The W. Court having heard parties condemn deft. to pay pltf. according to contract within the time of one month from date, on pain of being deprived of the benefit of the contract. Ady as above.

The petition of Nicolaes Bayard, Secretary, being read in Court, requesting in substance, that the W: Court would be pleased to confirm his allowance as Secretary of this City. Is apostilled as follows:—Whereas the revenue of the City is at present very small, petitioner is allowed from the commencement of his service four hundred guilders zewant yearly, with promise of increase as soon as the ships shall arrive here, when as they hope the City revenue will improve. Ady as above.

Dirck Gerrits van Tright, pltf. v/s Cornelis Aertsen, deft. Pltf. demands from deft. delivery of 2 horses and one foal bought by him from deft. for the sum of f. 925. zewant. Deft. demands, that pltf. shall give security for the promised money, as he is given a long time to pay. The

W. Court having heard parties or derpltf. to enter security within the term of eight days on pain of the trade being declared null. Ady as above.

NB. This day 12 June, the pltf. gave as his security Casper Steinmets, as more fully appears by the acte filed away in the bundle.

Allard Anthony, Schout, pltf. v/s Willem Kock, deft. Pltf. says, that deft's horse yesterday kicked his son and says tis his custom and that many persons complain ag'st him on that account: he concludes, that deft. ought to put that horse away, so that no further misfortune should be caused thereby. Deft. says, that those who complained to the Schout had first struck the horse. The W: Court order the deft. to hobble his horse, when it is on the street. Ady as above.

June the 13th 1666. At a Mayors Court held at New York. Present Captⁿ Thomas de Lauall, Mayor; Captⁿ Thomas Willet, M. Oloff Stevensen, M. John Lawrence, M. Cornelis Steenwyck, M. Johannes d' Peyster, Ald'men; M. Allard Anthony, Sheriff.

Uppon the Petition of Egbert myndersen to this honnble Court, humbly Praying that the honnble Court wil be pleased to graunt a stop to the Execution, past uppon al his Estate, Whereas it is impossible for him to satisfy the Sheriff at this p'sent time, It is this day by the honnble Court graunted, that the sd Execution shal be stopt the space of one moneth in wth time the Petition! is to make good Paiment & satisfaction to the Sheriff.

Whereas the time of the Church Wardens or Kirkmeesters, is Expired, and it beinge Necessary that in their Rooms some other fit persons should be appointed, the honn^{ble} Court have made Choise of M. Poulus Leendersen Vande Grift & Jeronimus Ebbingh to be Kerkmeesters of this Towne one whole yeare Commencinge from the date hereof by these Presents Requiringe the Late Kirkmeesters to deliver unto the s^d persons, all the Bookes, accounts, & what Estate beloninge to the Church yet under their Custodie. Ady ut supra.

June 19th 1666. Att a Mayor's Court held at New York. Present Capt. Thomas de Laual, Mayor; Capt Tho. Willett, M. Oloff Stevensen, M. John Laurence, M. John de Peyster, Aldermen; M. Allard Anthony, Sheriff.

Reynier vander Coele, Plt. against Balthazar de Haert, Deft. Plt. declares that he hath paid and satisfied the deff! for the Still Kittels wth he had bought of the Def! except only 3 ankers drams the wth are not yet due to the deff! humbly prayeinge the Courts Judgem! against the Def! Whereby he may be Ordered to deliver the Bill of Sale wth the Def! hath from the honnble Govern! for the sd Kittels to their Plaintife. The Def! sais to be Willing for to deliver the Bill of Sale, provided the Plt. gives in security for the Remaininge 3 Ank! drams. The Honnble Court doe Order that the Plt shal give in good security for the Remaininge 3 Ank! drams wth beinge done the deff! is to deliver up to the Plt. the Bill of Sale wthe had from the Govern! and acquittante to it that he is satisfied for the same by the Pltff.

Balthazar de Haert, pltf. v/s Reynier vander Coele, deft. Pltf. demands from deft. the sum of 70 beavers and fl. 2478: 12 in zeawan on a note passed before the Notary Mattheus de Vos dated 26th Feb: last with costs. Deft. says, that pltf. obtained said obligation fraudulently from him and that he, deft., had signed it in good faith, but says he does not owe so much to pltf. Parties being heard by the W. Court and the note being seen they condemn deft. to pay the abovementioned obligation to pltf. within 14 days. Ady as above.

In the difference arising between Balthazar de Haert, pltf. on the one side, and Huygh Barents de Kleyn, deft., on the other, on matters of a/c, are chosen by the W. Court as arbitrators Sieurs Johan van Brugh, Isaacq Bedloo, Nicolaes de Meyer and Samuel Edsal, who are hereby requested and authorized to examine and view the pltfs. books, from which both the first and second obligation arise and what deft. has received therefor, and, if it be possible, to reconcile parties; if not to report by the next Court day their award in writing, so that the case may be determined. Ady as above.

Whereas M! Edsal is now absent the May! appointed in his place Sieur Stoffel Hooghlant.

Marritie Locquermans, pltf. and arrestant, v/s John Cockril, deft. Deft. in default. Pltf. demands from deft. according to a/c 8 skepels of peas and one skepel of wheat, with costs. The W: Court having heard the demand condemn deft. to pay pltf. within 14 days time the above sum or in default thereof the Sheriff is condemned to pay the same for

deft., as on arresting him he took not good security from him. Ady as above.

Johannes de Wit, pltf. v/s Jacob Leendersen, deft. Pltf. demands from deft. the sum of fl. 155. Holland Cur? according to obligation dated 27th April 1663, with costs. Deft. says, he has paid thereupon 5 lb. of silk and produces a declaration of 2 persons, who state, that they heard pltf. say, that he had received silk from deft. Pltf. in reply says, he is content, if said persons shall declare it on oath. The W: Court order deft. to summon his witnesses for the next Court day to declare under oath what they know of the matter or in default thereof to pay his obligation. Ady as above.

Warnaer Wessels, pltf. v/s Jacob Vis, deft. Defts. 3^d default. Pltf. demands from deft. first fl. 259. 17. balance of obligation and then fl. 25. 18. zewan on a/c. with costs. The W: Court having heard the demand and examined the a/c and obligation condemn the deft. to pay the pltf. the above mentioned sum, with costs. Ady as above.

Erasmus Howes serv! to Samuel Edsal and formerly to Capt. Philip Carteret Esq: by his petition declaring to this honn. Court that he engaged himselfe in the yeare 1665 to serve the sd Carteret, as Sould! in these Parts the terme of 4 yeares, uppon several Conditions, as more Ladgely in the sd Petition is expressed; Since wth time the Petition! Compl. that the aforesd Carteret hath sold him as a slave to Sam: Edsal Contrary to Lawe humbly Cravinge of this honn. Court a present Remitment out of the same. To wit. It is this day ordered by the Mayors Court, that the aforesd Carteret shall make appeare to this honn. Court in the space of 14 dayes how the sd Erasmus Howes is become his Servant. Whereupon the Court shall expect the sd Capt. Carterets Categoricall answer to the end that they may further order in the Case.

[Allard Anthony, Schout, pltf. v/s Matthys Bastiaensen van der Perck, prisoner and deft. The pltf. instituting his action is told by the W. Court, that Lysbet Cornelis, against whom the crime was committed, must also enter a complaint at the next session.

Marretie Levis testifies, at the request of Jacob van Couwenhoven, that about 20 years ago she has received from Jacob Stoffelsen 5 skepels of wheat for account of Jacob Wolphertsen, but she does not know, what it was for. In the case between Jacob van Couwenhoven as pltf. and

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Jacob Stoffelsen as deft. the W. Court orders, that deft. must prove, that he has paid for the scow, which he says, he bought from pltf. Date as above.

Having received and read the papers, documents and affidavits handed in by Maryn Renart on behalf of his daughter Anna Renart, against Evert Dircksen van Nas, the W. Court orders, that the litigants must henceforth live together in peace and amity and not trouble the Court with such trifles, also that each side is to pay their costs up to to-day. Date as above.

The Overseers of New Haerlem, elected by the W. Court on the 12th inst., have this day taken the following oath before the Court:

Whereas the Mayors Court has elected you, Daniel Terneur, Under Sheriff, and you, Joost Oblinus, Isaaq Vernelje, Glaude la Metre and Nielis Matthysen, Overseers, of the Village of New Haerlem for the period of one year from this day, you solemnly swear in the presence of Almighty God, that to the best of your knowledge and with a clear conscience, according to the laws of this government and without regard to person, you will in all cases up to 200 fl., brought before you, maintain law and justice; you will, as much as possible, endeavour to further the welfare of your village and its inhabitants. So help you God.]*

June the 21st 1666. Thursday. At a Court held at New York. Present Capt. Thomas D' Lavall, mayor; M! Oloff Stevensen, M! John Lawrence, M! Johannes d' Peyster, Ald'men; M! Allard Anthony, Sheriff.

On this day is Hendrik Hendricx Obe, with his Voluntary Will, Chosen & Continued as Constable of this Towne, for one yeare Longer and hath also done the oath of allegiance at the hands of the honn ble Court. Ady as above.

On this day is Roger Barton & Robbert Bloomer by the Gov^{***} Special order for the 2^d time Publiqly Summond, as appears by the s^d order bearinge date the 31th of may last Past.

June the 26th 1666. Att a Court held at New York. Present Capt. Thomas d' Lauall, mayor; M. Thomas Willet, M. Olof Stevensen,

* The entries between [] have been omitted in the translation by Dr. E. B. O'Callaghan and are now supplied by B. Fernow, June 14, 1897.

M. John Lawrence: M. Livil incensors. M. Johannes Cassel, Mailton.

Jacob ran Importances, such as Jacob inchesses, lest. Plaisagen temports partners in the most it increases it increases promit according to the Limit's inter, that the same is made for. Jeens will important moder both, that it has been paid, with which satisfies it increases. Sient Nicolaes Traiet is recent requested in the part of the W. Churt to take town the lefts, legislation and to have the same communicated in the form to the W. Limit, since the left, being poweriess, is immunicated in toming term in person and taking the lattice the lambs of the W. Court, Adv as shove.

The Woman isomy resident monoscience in a vention report of the substrators apparated in the 19th inst. In the matter in question between Relationar de Racet, as pittle, in the me side unit Huygh Baremann, defiles the other aide and the some being examined unit seem, it is indirect to other the matter again to imparital arbitrators unit to this mid the elected by their Word licens Johannes van Bright, Jaques Unissessi, Jerominus Robingh and Court van Tright, who are hereby exmessiv requested again to examine all points in dispute in presence if Adieman Johannes de Proper to hear the same argued by parties, and if it be possible to determine and compose parties; if not in deliver in absolute award and judgment, according to the finding of the mase, at the next Court day, to the end that the matter them may be decided by the Worsingful Court. Adv as above,

Thomas de Lanall, Esq. Pir. v s John Malby & John Gariane, Deffe. The Pir. number Craves that this home. Court, wil be Pleased to order that the 225 Bussheis wheat of the deffe. John Malby, we the Pir. hath attached, in the hands of the deffe. John Gariane, is more in Large may appeare, by the order of Court, under date the 6th of this Instant, may be Condemned towards the Satisfaction of the Pir Bill. It is ordered by the Court, that Judgemi should be entered ago the deffe Whereas M. Trooridge nath deposed to the Court that in Case John Gariant doth not make Paiment of the st wheat in the behalfe of the deffe: Malby, to Covietifier Toda or his agent, that the st Tods as then is Secured by M. Bryant; the Court therefore doe Condemne the said Wheat towards the

Satisfaction of the Plt: Bill and doe order the defft: John Garlant to deliver the s⁴ wheat of John Malby, to the Plt:

These are to Certify, unto all whome it may Concerne that M! W. Browns hath used his utmost endeav! for the Procuringe of the 225 busshels wheat, which John Garlant was indebted to M! John Malby & by the st Malbyes order to Pay unto M! Christoffer Todd at New-haven, in Witnesse Whereof, etc.

In the matter in question between Egbert van Borsum, as pltf., and Frans Jansen, deft., on the other side, the deft. is by the W Court condemned to pay the pltf. the sum of fl. 22. being the half of the demanded 44 gl. zewan, and if pltf. thinks proper, he may institute his action against Reynier . . ., as the costs are incurred by them both in company. Ady as above.

Allard Anthony, Schout, pltf. v/s Andries Albertsen, deft. Pltf. says, that deft. fought on the 14th inst. with Reynier van der Coele in the Officers presence: he concludes, that he be condemned in a fine of 100 gl. according to Placard. Deft. says, they were only playing. The W: Court condemn deft. in a fine of 30 gl. zewant and costs. Ady as above.

Mettie Wessels, pltf. v/s Nicolaes Varlet, deft. Pltf. demands from deft. fl. 62. in beavers which deft. promised to pay her in the year 1659 on a/c of Alexander d'Injossa. Deft. denies it and says, he paid divers a/cs to the pltf. since the year 1659, but in none of all of them has it been brought into a/c nor has he been asked for it by the pltf. until now last slaughtering season. Ordered by the W. Court, that the matter be determined by a jury on the next Court day. Ady as above.

Nota. The above parties debating their cause before the Court, the pltf. among other arguments gave the deft. the lie.

Cornelis Pluyvier, pltf. v/s Abram Pietersen, deft. Pltf. demands from deft. fl. 15. 8 for bread delivered; with costs. Deft. admits the debt, but says he has an offset against it, which was on the other hand denied by pltf. The W Court condemn deft. to pay the demanded fl. 15: 8 with costs and if he can prove that the pltf. fairly owes him any thing, the same shall be made good to him.

Elizabeth Cornelissen, pltf. v/s Matthys Bastiaansen vander Perck, prisoner and deft. Pltfs. attorney demands, that deft. put in security for his good behavior. Deft. says, that is out of his power. Ordered that,

if deft. [pltf.?] will swear, that she is in danger of her life, the deft. is ordered to give security. Ady as above.

Reynier Vander Coele humbly Cravinge an arrest of the Judgement betwixt M! Balthaz! de haert Plt: & the sd Vander Coele as defft: by this honnble given in an action of debt, bearinge date the 6th of June 1666: Whereas he did appeale from the same to the Next Court of assizes to be held at New Yorck. The Petition! is by these Presents graunted an arest of Judgement & ordered that the sd appeal should be entered, Provided that the sd Petition gives in good security, for to Performe what by the sd Court of assizes shal be ordered in the Case. The Petition! hath given as security Warnaer Wessels & as more at Large appeaes by the bond, made before Me, N: Bayard, secret!

June the 26th.

Nicolaes davitsen humbly shewinge to the Court, that he hath bought a house of Walter Salter, unto wth he declares the Gover Consent to have obtained, and Whereas the Sherif doth make some Pretence, against the st Purchase notwithstandinge he had obtained the Govern Consent, he humbly Craves the Courts Confirmation to the st Purchase. The honn Court doe graunt the Petition to Purchase the st howse of Walter Salter, Provided that the afore Salter doth Performe the Courts order in date the 15th of May, about the st house Past.

This day the 27th of June 1666 has Elizabeth Cornelissen declared on oath at the hands of the Mayor, that she is in danger of her life from the person of Matthys Bastiaensen vander Perck; requesting that he might be bound to his good behaviour. The W: Mayor orders, that the Sheriff shall take security from the said Matthys Bastiaensen vander Perck for his good behavior to the next Court of Assizes. Ady as above.

By the Right honn^{ble} Governⁿ order, is on this day by the Mayors Court chosen & elected Hendrik hendrix obe, to be Collect^e of the Grand & Smal Excys of this Place; & Tho: Carvet to be Contro Roller thereof; for w^{ch} they shal Receive for Salary, six of the hundred, to wit, foure p: C^{to} for the Collectⁿ & twoe p. C^{to} for the Contra Roller, date as above.

On this day, is Roger Borton & Robert Bloomer by the Govern. Special Command, for the 3^d time Publically Summond & Calld in & ordered to deliver themselves up before the first day of July next ensuinge

for Several facts by y. Committed as more Largely appears by the s. order bearinge date 31. may last past.

July the 3^d 1666. Att a Court held at New York. Present Captⁿ Thomas d'Lauall, mayor; M! Thomas Willet, M! Oloff Stevensen, M! John Lawrence, M! Cornelis Steenwik, M! Johannes depeyst!, Ald'men; M! Allard Anthony, Sheriff.

Mettie Wessels, pltf. v/s Nicolaes Varlet, deft. Pltf. demands from deft. fl. 62 in beavers, which sum she says, deft. undertook to pay for Alexander de Hinojossa being the balance of said Hinojossa's a/c. Deft. denies the debt or to have accepted it. The jury return their verdict against the deft. and find that the deft. shall pay the sum demanded with costs. The W: Court order, that judgment shall be entered according to the verdict of the jury, ady as above.

HIPV

Timoth Gabrie, John Garlant, Pieter Nys, John Soudy, S. Jans Romeyn, Patrick Hayes, Lourens Sille, Danl Hondrecoutre, Gelyn Verplanck, Walraven Claerhout, Arian Appel, Dirck van Clyff.

Elizabeth Cornelissen, pltff., against Matthys Bastiaensen vander Perck, deft. In an action of Assault and Batterye. The Pl! declares that this deff! on the 9th off May Last Past hath wounded hur most deadly with a great Knife; and humbly Craves, that the Court wil be Pleased to Order, that the Deff! shal make hur good Satisfaction for the Charges she hath bene at in Satisfyinge the Chirurgion and good Consideration for hur Anguish and Paine she hath suffered thereby, wth she Computeth to the summe of 50 lb. Sterls besides the Charges of Court. The Jury brought in their Verdict ags the Deff! that the Deff! should satisfy the Chirurgion for the Curinge of the said Wound; and for the Pl! anguish Payne & Losse of Time the summe of One hundred Gild! Wampum, besides the Costs & Charges of the Court. The Honnble Court ordered that Judgement should be entred accordinge to Verdict.

JURY.

Timothy Gabrie, John Garlant, Pieter Nys, John Soudy, S. Jans Romeyn, Patrick Haes, Lourens Sille, Dan! Hondecoutre, Gelyn Verplank, Walraven Claerhout, Ariaen Appel, Dirck van Clyff.

Egbert Meyndertsen, pltf. v/s Stoffel van Laer, deft. Pltf. demands

from deft. the sum of fl. 32 zewant balance of a/c, with costs. Deft. admits the debt. The W. Court condemn deft. to pay pltf. the sum demanded within the time of 6 weeks with costs as above. Ady as above.

On this day is M. Samuel Edsal, Strictly ordered and Charged to have his Servant Erasmus Howes forthcominge, to appeare in owne person at the Next Court held at New York on the 10th of this Instant. Whereof he is not to faile as he wil Answer to his Perill, date as above.

Schout Allard Anthony, pltf. v/s Pieter van Couwenhoven, deft. Deft. in default. Pltf. complains, that deft. is still unwilling and obstinate to give bail according to the order of the Court dated . . . passato, for his good behavior. The Schout Allard Anthony is ordered to apprehend the deft., unless he on notice hereof punctually obeys the order of the Court.

Katharine Evans by hur Petition humbly Cravinge of this Honn ble Court Permission for to Inhabit in this Citty of New Yorke. And alsoo a License for to Retaile or drawe drink, in web employment she engageth to demeane hurselfe Civilly to all Persons, etz. By the Honn ble Court haveinge taken the sd Petition into Consideration, they did apostile Videllezet:—The Petition! is hereby Licensed and Permitted to Live in this Citty and to Retayle drink, Provided she behave hurselfe Civilly as she by hur Petition hath engaged hurselfe to demeane, dated as above.

Dirck van Clyff, pltf. v/s Jan Hendricx van Gunst, deft. Defts. 1* default.

Allard Anthony, pltf. v/s Samuel Edsal, deft. Pltf. entering his demand, the deft. requests copy thereof to answer thereunto at the next Court day, which the W. Court grants.

Jacob Vis appearing in Court states, that arbitrators were appointed by the W: Court on the 24 of Octob! last to examine in the books of Johannes vander Meulen certain a/cs of co-partnership entered into between said Vander Meulen with Jacob Vis and Capt. Jacob, but as said a/cs are unintelligible and several items are not yet posted, the said arbitrators cannot give any absolute decision. Therefore he requests, that he may be allowed to have said a/cs provisionally made up at his own expense, proposing thereto Sieur Willem Bogardus. The W Court having heard the request consent, that the petitioner may have said a/cs arranged by Sieur Bogardus, at his own cost.

Jacob Stoffels wife entering and delivering to the W Court the oath taken by said Stoffels according to the order of the Court dated 26 July past regarding the matter in dispute between him and Jacob van Couwenhoven, at the hands of Sieur Nicolaes Varlet, Magistrate of the Town of Bergen, requests, that said van Couwenhoven may be condemned in the costs of the suit. The W: Court having read and considered the same, order that the costs of the suit shall be paid by each half and half, and dismiss Jacob Wolfertsen's demand entered against the petitioner. Dated

By the honble arbitrat. off the Case in question between M. Balthaz. De haert Plt: & Huygh Barentsen defft: (accordinge to the Courts Order Under date the 26th of June last Past) on this day beinge delivered over their Award & Judgem! uppon the s. Case. The defft Atturny Requested to have Coppy thereof, for to answer to the same at the Next Court day. It was ordered by the honnble Court, that the Coppy of the s. award should be graunted to the Petition, date as above.

OATH TAKEN BY THE LABOURES ENGAGED AT THE WEIGH SCALES:

We the laborers of the Weigh Scales of the City of New York promise and swear in the presence of the All Knowing God, that we shall not draw out or work at any wine or beer or other strong drink without a proper permit shall be first obtained therefor from the Collector: And further to demean ourselves according to the instruction already given or to be given hereafter. So truly help us God Almighty.

August the 7th A^o 1666. Att a Mayors Court held at New York. Present Capt^a Thomas de Lauall, mayor; M^o Oloff Stevensen, M^o John Laurence, M^o Cornelis Steenwik, M^o Johannes depeyster, Ald'men; M^o Allard Anthony, Sheriff.

Thomas Fleet, Plt: v/s John Garlant, Defft. In an action of debt. The Plt. deliveringe in his declaration, it was ordered that the Coppy thereof should be delivered to the defft: for to answer to the same ag* next Court.

Thomas d' Lauall, Esq., Plt. v/s John Malby, John Garlant & Thomas fleet, Deffts. The Plt: declares that John malby is Indebted to him, the summe of 8500 lb. of Sugar: viz! & Whereas the st Malby hath yet Remaininge in the hands of John Garlant the Vallue of Eighty twoe

pounds Sterl^g wth he hath ordered to be paid unto Thomas fleet his assigne, on purpose to disapoynt this Plt: from his just Right, humbly Cravinge that the honn^{ble} Court will alsoo Condeme the s^d 82 lb towards the Paiment of the s^d deft: Uppon the Request of the defft: Thomas fleet it is this day ordered, that the Coppy of the Plt^d declaration shal be delivered to the s^d defft: for to answer uppon the same the next Court.

Johannes Van Brugh, Plt: v/s Thomas Wandel, Deft: The Plt: declares that the deft: is Indebted unto him for the Rent of Domenes Point,* accordinge to agreement made & Concluded uppon betwixt Annetie Bogardus deceased & the Predecess! of the defft: W. hark alsoo deceased bearinge date the 16th of March A: 1657: for the space of 8 Yeares Commencinge from the first of April 1657: & expiring the first of April 1665 New Stile, at one hundred Gild" in good pay per annum, amounts the Summe of fl. 800 in good pay, besides a Barne, we the defft: was ingaged to build uppon the sd Land uppon his owne Proper Charges &c. The Jury brought in their Verdict ag the defft: and did find the Contract made between the aboves Parties to be good and further that the deft. to Ballance of account for Rent of the st Land, Remained indebted to the Plt: the summe of fl. 425. in good Pay accordinge to the Contract, and the defft: to pay the Charges of the suit. The defft: humbly Prayed an arrest of Judgement for an appeale. With by the honnite Court was graunted to him.

JURIES.

Isaacq Bedlo, Sam. Edsal, Jan Vinge, Patrick hayes, Stoffel hooglant, Thimothy gabrie, John garland, Francis Rembouts, Pieter Winster, Jacob Kip, W. Broune, Tho. hall.

John Garlant, Plt: v/s Gerrit Jansen Stauast, defft: in an action of debt. The Plt: deliveringe in his declaration uppon an attachm! by the Plt: made uppon Several of the defft! goods now in the Custodie of the Sheriff of this place & Whereas the defft. for the present is not in Towne but is departed from hence to Albania: it is this day Ordered that Notice thereof shal be given to the defft! Brother Claes Jansen Stauast to the end

^{*} Domine's point, or Domine's hook, took its name from Domine Bogardus, who was its original proprietor, from whom it passed to Annetie Jans, his widow. It eventually was acquired by Union College, Schenectady, and is situate at the entrance of Mespat Kill, Newtown, L. I.—O'C.

that he may give his Brother information, for to Come and answer the sd attachm! in the space of three weekes.

Johannes de Wit, pltf. v/s Jacob Leendersⁿ van der Grift, deft. Pltf. demands from deft. fl. 155 Holland Currency unless deft. according to order of the Court dated . . . past can prove, that he has paid something on a/c, with costs. Deft. says and proves, that he restored silk to the pltf., which he calculates to be about 4 lbs, and then parties agreed, that deft. should deduct 55 gl. and for the balance deft. requests still some delay. The W. Court having heard parties, condemn deft. to pay the remf hundred guilders to the pltf. within 2 months with the costs. Ady, as above.

Mary Dopsen, Plt: v/s Hester Bon, defft: In an action of disfamation. By the honn^{ble} Court heard the debatts of the Parties, doe order not to molest one another againe, & to Pay the Court Charges Equally betwixt them, dated as above.

The Sheriff Allard Anthony, Plt. v/s Abram Pietersen Carpyn, Defft: The defft: I defaut. The Court did order that the defft: should appeare in owne Person, at the next Court day, dated as above.

John Sharp Complaininge to the honn bie Court that the Sheriff accordinge to the order of Court Under date the 13th of June Last Past doth not Prosecute the Execution given against the Estate of Egbert myndersen, videlicet. It is ordered that the Sheriff shall Prosecute the Execution aget the sd Egbert myndersen In the space of 8 dayes, or by neglectinge the same, the Parties may Recover their Right uppon the Estate of the Sheriff.

On this is an Execution issued against the goods & Chattles of Matthys Bastiaensen Vander Perck uppon the Judgem! of Court betwixt Elizabeth Cornelis. & the s. Matthys Vander perck, bearinge date the 3. of July Last past.

The Secretary Nicolaes Bayard is this day by the Court authorized for to issue forth Executions uppon all Judgements of Courte in 8 dayes after the date of the Judgement as above.

The Secretary Nicolaes Bayard requesting in Court to know what commission he shall receive for the receipt and expenditure of the money of the soldiers, as there is great loss in the zewant and extraordinary trouble in the receipt and disbursem! of the same. It is apostilled: Petitioner is allowed 5 per cent of the receipt and disbursements.

Uppon Thursday the 9th of August 1666. At a mayors Court held at New York. Present Captⁿ Tho: d' Lavall, mayor; M! Oloff Stevensen, M! John Lawrence, M! Corn. Steenwik, M! Joh: depeyster, Aldrmen; M! Allard Anthony, Sheriff.

And the Courts messengers.....lb. o: 5

To the Cippier or Jayler fl. 6. Besides the Secret's fee.

Bastiaen Elisson's wife entering requests to know, what she is to receive weekly for the support of the child of Engel Hendricx at present in prison, which she took in by order of the Sheriff. On question she is allowed 30 gl. per month.

Huygh Barentsen's wife being sent for to Court and she being asked, what she knew of the matter, that Engel Hendricx, at present in prison, had last year also had a child. She answers, she had lately heard the people gossiping, that she had last year again a child, but cannot say from whom, she heard it; but maintains, that Hellegont Joris or Pieter van Naerden's widow knows more of the matter. Ady as above.

The W Court has received complaints that, notwithstanding the previously enacted Ordinances and Placards on the subject of baking, some bakers have dared to deal out and sell both brown and white bread to the inhabitants of this City, which has not its due quantity and quality. To prevent this for the future as much as possible, we the Mayor and Aldermen of the City of New York have elected Sieur Christoffer Hooglant and Hendrick Willemsen, baker, who are hereby authorized to visit as often as they shall deem necessary, in the Sheriffs presence all bakers within this City and to enquire if the bread has its due quantity and quality according to Placard to be by us enacted on this subject. Ady as above.

The petition of the bakers of this City being read and considered,

requesting in substance that the W. Court will be pleased to forbid the transport of bread from this City to the Indian plantations and that all hucksters and forestallers of bread both within and without the City may be abolished etc. was read and considered by the W: Court and it is apostilled as followeth:—

Firstly; All and every, be they who they may, are forbidden to peddle any sort of bread or cakes along the houses, but they may sell only in form at retail in their houses, provided that all bread is of due quantity and quality.

Secondly. Further, all bakers or any other person or Indian are forbidden to transport any bread or cakes from this City to the Indian plantations, in order to expose for sale and sell the same there on commission to the Indians or others, but every one is free to buy as much bread as he shall require and to carry, transport and sell it, where he thinks proper.

August the 21st 1666. Att a Court held at New York. Present Captt Thomas de Laual, mayor; M. Oloff Stevensen, M. John Laurence, Aldermen; Allard Anthony, Sherif.

John Garlant, Plt. v/s Gerrit Jans. Stauast, Def. It is this day ordered that the Deff. shal bringe in his answer to the declaration of the Pl. betweene this and next Court.

Gerrit Jansⁿ Stauast, pltf. v/s John Garl!, deft. Pltf. delivers into Court the a/c between him and the deft. and requests, that the case be referred to impartial arbitrators to make up the a/cs. Deft. refuses arbitration. Ordered by the W: Court, that pltf. shall deliver in his declaration on the next Court day. Ady as above.

George Dopsen, Plt: v/s Walter Salter & his Wife, deff. Ordered that the defft. shal give in his answer to the Plts declaration, between this & next Court day.

March Dall, Plt: v/s John Otter, defft: Coppy of the declaration to be delivered to the Defft., & ordered that he shal bringe in his answer to the same at the next Court.

The Schout Allard Anthony, Plt: v/s Onfrey Cley, defft. The Plt: declares that he has found in the deft! house, 2 blanckets, wth the deft: hath bought from twoe Souldiers, Contrarie to the order of the honn^{ble}

Gouern! & Concludes therefore that the defft: shal be Condemned in the Penalty of 200 gilders according to the Tennure of the sd order. And further doth the Plt: declare that the defft: hath Kept in his house after 8 the Clock in the night, souldiers a drinkinge Contrarie to Lawe, Concludes therefore that the defft: shal be Condemned in such fine as the Lawe doth mention, besides the Costs of C... The defft. makinge his answer, it is ordered to suspend wth this action, till the Returne of the honnble Govern! from Albania, for to acquaint his honn! with the same.

The Schout allard anthony, Plt. v/s Egbert Myndersen, defft. The Plt: declares that the defft: hath bought a blanket from the Sould. Contrarie to Lawe. Concludes therefore that the defft: shal be Condemned to Redeliver the sd blanket & to pay a Fine of fl. 100, besides the Charges of Court: The defft: making his answer, to the sd action of the Sherif, It is this day ordered that this action shal be suspended withal, untill the Ruturne of yt Right honn. Govern! from Albany, for to acquaint the honn. Govern! With the same;

The Schout, Allard Anthony, pltf. v/s Abram Pietersen Carpyn, deft. Pltf. says, that deft. lodged 9 Indians on the night of 19th of July last, without having returned the same; concludes therefore, that deft. shall be condemned in the fine according to Placard being 5 gl. for each Indian, amounting to 45 gl. With costs. Deft. answering says, that said Indians had come in without his knowledge, after he had gone to sleep. The W: Court having heard parties condemn deft. in the fine according to Placard and further that he shall, within 8 days quit the house, he occupies, as it is sufficiently notorious, that he resides there only for the purpose of carrying on the trade in brandy with the Indians. Ady as above.

Uppon the answer of Huygh Barentsen to the Arbitrators Award betwixt Balthazar de Haert, Plt., & the sd Huygh Barentsen, Deft, humbly Praying that the sd award might be made Void and of none effect, and Likewise to graunt him Liberty to appeale from the same to the High Court of Chanserye; It is ordered that the sd Huygh Barentsen betweene this and the next Court day, shal deliver up to the Honnble Mayor the Particulars of the Objections, they have against the sd award.

Elizabeth Cornelissen by her Petition Complayninge to the Honn^{ble} Court that Matthys Bastiaensen vander Perck (notwithstanding the

Honn ble Court had bound him to the Peace) dothe dayly threaten hur and give hur most Abusive Language insomuch that she dear not goe about hur Lawful occasions, as more at Large by hur sd Petition may appeare. Whereuppon the honn ble Court, did Order the sd Mattys Bastiaensen to behavie himselfe for the future quiettly Civilly & Peaceably age All Persons, and Especially to the said Elizabeth Cornelissen, both in words and Actions or that by non performance hereof, his Bond shal be forfeited, and therefore Warned him to forecome his Perill.

Whereas complaint is made to the Honble Court, that from time to time much brandy is sold and dayly traded to the Indians out of the Honble Paulus Leendersen vander Grift's rear building occupied by Abram Pietersen Carpyn, the W: Mayor's Court of the City of New York do hereby Order that said little house shall no longer be occupied by any one and direct the present occupant to quit it within 14 days' time or in default thereof, the said little house shall be pulled down. Ady as above.

Nicolaes Verbraeck, pltf. v/s Warnaer Wessels, deft. Defts. 1th default.

Fredrick Philipsen, pltf. v/s Michiel Bastiaensen, deft. Defts. 1. default.

August the 28th A: 1666. At a Mayor's Court held at New York. Present Capt. Tho: d'Lauall, Mayor; M: Oloff Stevensen, M: John Laurence, M: Cornelis Steenwik, M: Johannes de Peyster, Aldermen; M: Allard Anthony, Sheriff.

Thomas fleet, P! v/s John Garlant, Deft. The P! did declare that the Defft. did unjustly detaine from him and denyed the Paiment of 82th 10th for wth the Deff! hath past to the P! a bill obligation &c. The Jury brought in their Verdict & found for the P! that the deff! is Lyable to pay the Eighty twoo Pounds 10 shill: with the Cost of Suit. The Deff! humbly craved an arrest of Judgement and that of this Action an appeall might be Entred to the Court of Assizes. The Honn! Court Ordered that the Appeale should be entred as above.

JURY.

Thomas Hall, Charles Bridges, Timothy Gabrie, Walter Salter, John Soudie, Christoffel Hooghl, Patrick hayes, Gerrit v. Tright, Aug: Herrmans, W. Deruall, Walraven Claerhout, Pieter Nys.

George Dopsen & Marie his Wife, Pl. v/s Walter Salter & his Wife, Def. In an Action of Assault and Batterie. Ordered iff the Parties doe not agree betwixt this and Next Court day that then a Jury shall be Impanneled for to goe uppon the same.

Mark Dall, Pltf v/s Jan Otten, Deft. Ordered that the Defft. shal make his answer to the Plt's declaration aget next Court day.

Tho: Tiddeman, P^{it} v/s Mettie Wessels, Deff! In an action of the Case. It is this Day Ordered that the Coppy of the Plⁱⁿ declaration shall be delivered to the deff! to the end that the Def! may make hur answer to the same ag!! Next Court day.

Nicolaes Verbraeck, pltf. v/s Warnaer Wessels, deft. Defts. 2^d default.

Anna Lisco, pltf. v/s Willem Bogardus, deft. Deft. in default.

Gerrit Visbeeck, pltf. v/s Hendrick Arentsen Spanjaert, deft. Deft. in default.

Allard Anthony, Schout, pltf. v/s Mattys Bastiaensen vander Perck, deft. Pltf. says, that deft. on 9th May last wounded the person of Elizabeth Cornelissen with a knife and severely beat Mary Cocx; he concludes therefore, that deft. shall be condemned in the fine of fl. 400. according to Placard. The W: Court having heard parties, condemn deft. in a fine of 300 gl. in zewant to be applied one third for the City, one third for the Poor and one third for the Sheriff, with costs. Ady as above. The Worship! Court having taken into consideration that deft. is a poor person, have for reasons them thereunto moving remitted him the two thirds of the fine for the City and the Poor. Ady as above.

Septemb! the 13th 1666. Att a Court held at New York. Present M! Olof Stevensen, Depty Mayor; M! John Lawrence, M! Cornelis Steenwyk, M! Johannes de Peyster, Ald'men; M! Allard Anthony, Sheriff.

The honn be deputy Mayor Propoundinge to the Court that the Right Honn be Govern! had required of him, that the Court should proceed in Passinge Sentence ag! the Person of Engel Hendricx now In Prison for the fault by hur Committed to wh Intent he hath appointed the Present Court.

By the honnble Court heard the Depty Mayors proposition, and Con-

sideringe that the honn^{ble} Mayor Laual and Ald'men Willet are Absent they doe Judge not to be in a Capacity to determine the same, but thought Necessary to suspende wth this Case untill the Returne of the honn^{ble} Mayor from Albania except with the honn^{ble} Govern. Special Order & therefore they have Sent the honn^{ble} Ald'men John Lawrence & Corn. Steenwik to acquaint the honn^{ble} Govern! with the same.

M! Laurence and M! Stenwyk Returning from the honn^{ble} Govern! brought Answer, that his honn's Pleasure was that the honn^{ble} Court should proceed with the s^d sentence.

Whereas Engel Hendricx, borne in the Towne of Bronswyck of about 25 yeares of age, hath voluntarily Confessed, that she hath Lived in this Towne in fornication and hooredom in soo much that uppon the first of July last past she is delivered of a Child, and having turned out al Motherly affection, she burried the same with Sods uppon the boddy in a open field to the mercy of al wild beasts; by we it evidently appeares she intended throw those meanes to Murther the same; for which abominable act the st Engel Hendricx merited to be Punished others to an Exampel. Noo soo it is that We the Ald'men of New York by vertue of a Commission doeinge Justice in the name of his Magest! the Kinge of England, Schotland france and Ireland & his Royal highnesse the Duke of York &ca & their Govern! the Right Honnble Collonel Richard Nicolls doe Condemne the st Engel Hendricx as we doe by these Presents that she shal be brought from this Place to the Wippinge post and then & there to Receive twentie Slashes with Rods, and then to Remaine in Prison the time of 24 houres and to be brought out the Townes Gate, dated in New Yorke this 13th of Sept! 1666.

By order of the honnble Mayor's Court

N: Bayard, Secrety.

The Sentence of the Aldermen of this City against Engell Hendricks is approved, and the Sheriffe is required to put the same into present Execution accordingly. Given vnder my hand in New Yorke the 13th of September 1666.

R. Nicolls.

October the 9th 1666. Att a Mayor's Court held at New York. Present Capth Thomas d'Lauall, Mayor; M. Thomas Willet, M. John Laurence, M. Olof Stevens, M. Cornelis Steenwyck, M. Johannes de Peyst!, Aldermen; M. Allard Anthony, Sheriff.

Daniel Terneur, plt., against The Magistrates of N. Haerlem, defts. Pltf. complains, that the W: Court of Haerlem on the 3th of Sept! past had seized his, pltfs, how and canoes, because his servants had, on the Sunday previous come with them to New Harlem, whereunto he, pltf., declares he had not given any orders to his servants, except to bring them early on Monday morning; and the st Magistrates would not allow him to take the same under bail, but they had placed them in consignment with the Constable to pltf's great loss. He demands that the hoy be returned to him free of damage and costs. Defts, answering say that pltfs, men went from Haerlem on Sunday and came back home in the hoy, whereupon the W. Court there resolved to attach the same, until they had spoken to the pltf. thereupon, and having sent for him to Court, he refused to appear, whereupon they ordered, that it should be placed in sequestration. The honnble Mayor's Court having heard parties condemn the pltf. in a fine of 25 guilders to be applied 10 guilders for the City and 15 for the Sheriff of this City and order defts, to return said how to pltf. and whereas the pltf. was elected by the Honnble Govern! President of the Court there, those of the Court are ordered, in case pltf. should forget himself hereafter during his abovementioned Office, to address themselves then to the honnble Mayor's Court, and for reason pay the costs incurred Ady as above. herein.

Having read and considered a petition, in which Davit de Mareest sets forth in substance and complains, that he was seriously aggrieved by a sentence, pronounced on 6 Oct. past by the Court of N. Haerlem between Jan Montagne, pltf., and the abovenamed Mareest, deft., requesting that he the petitioner may be received by this W: Court in appeal; the above judgment annulled and the cause argued anew, and judgment thereupon be pronounced by this W. Court, the W Mayor's Court having seen, read and weighed the above judgment, find the same to be unjust, and annulling the same, give for judgment, that the abovenamed David de Mareest shall pay within 14 days to Jan Montagne his 24 instalment according to contract, the fl. 180. being first deducted therefrom with the costs, (provided they do not exceed 20 gl.), which the abovenamed Montagne is condemned by previous judgment to pay to Jacob Vis for which he, Montagne, has equally made an assignment in favor of the

abovenamed Vis. Which done, they order that the sale of the land in question shall stand fast. Ady as above.

Nicolaes Verbraeck, pltf. v/s Warnaer Wessels, deft. Defts. 3^d default. Pltf. demands from deft. fl. 502: 9. according to a/c for 1546 lbs. of tobacco @ 6½ stiv. pr. lb. in zewant. Demands judgment with costs. The W. Court having heard pltf's demand and examined the a/c produced, condemn deft. to satisfy the pltf. within the time of 8 days, with costs.

Allard Anthony, Schout, pltf. v/s Johannes Vervelen, deft. Pltf. says, that on the 6th inst he discovered at defts. house at New Haerlem 2 halfbarrels of strong beer, on which the excise was not paid nor was it entered with the Coilect! Whereupon the pltf. summoning the deft. before this Court, he answered, that he did not know him etc. The pltf. concludes, that deft. shall be condemned in a fine of 20 £. Sterlg. and the beer be confiscated according to the Placard enacted thereon, with costs. Deft. answering says, that the beer was sent him by his son Daniel from N. Yorck, not knowing but the proper excise was paid on it, and further admits, that he said, he did not know the pltf. as Schout, but well as Sherif. etc. The W: Court having heard parties find the deft. not guilty of smuggling the st beer: but as regards the deft. saying, that he did not know the pltf., which tends to the lowering of the pltf., they condemn the deft. in a fine of 25 gl. zewant and costs.

Mr. John Laurens informs the W. Court, that Jacob Jansen Flodder, residing at Fort Albania, has a lot in this City, next to the house and lot of informant, of which lot said Flodder allows the fence and sheetpiling to fall in decay to the injury of his neighbors. He, Laurens, therefore requests the W. Court to issue a pertinent order; upon this request the following letter was sent to the Court of Albania:

Honorable, Prudent and very Discreet Friends:

Jacob Jansen Flodder, living at Albania, owns a lot in this City near he Waterport,* next to the house and lot of Mr. John Laurens and

* Purchased in 1656 from the heirs of Jan Jansen Damen; it is the block, now bounded by Wall and Hanover Streets and Hanover Square or Pearl Str., which then was the waterfront along the East River. Mr. Lawrence's premises are described as being on the East River between Beaver and Pearl Streets, adjoining Flodder on the East. Parties were obliged to protect the street in front of their premises against the wash of the tide. Hence this notice.

whereas complaints have been made to us, that said Flodder allows the fences and piling of said lot to decay to the great injury of his neighbours, it has been ordered by us, that said Flodder shall within 6 weeks from this date properly repair his fences and piling or in default the lot will be sold by execution to pay for the expenses of repairing etc. We request you herewith, that you will inform said Flodder hereof by your Court Messenger, so that he may guard against loss. By doing this, you will oblige us to be on similar occasions,

Your affectionate Friends

By Order of the W. Mayors Court of the City of New York.

Signed: N. Bayard, Secretary.

N. York, 9th October A.º 1666.

Addressed: Honble Prudent and Very Discreet Gentlemen, the Commissaries and Schout of Albania.

Allard Anthony, Schout, pltf. v/s Daniel Vervelen, deft. The pltf. in his quality says, that deft. on 5th of this last month conveyed out his house and sent to his father in N. Haerlem two half barrels of strong beer without its being entered with the Collector or having paid the proper excise. The pltf. therefore concludes, that deft. shall be condemned in a fine of 60 £. sterlg. and the beer confiscated according to Placard, with costs. Defts. wife appearing says, that the same occurred thro' mistake. The W. Court having heard parties condemn deft. in a fine of two hundred and twenty guilders zewant and dismiss pltf's further demand. Ady as above.

Nota Bene. The fine to be applied 100 gl. for the City 20 gl. for the informer and 100 gl. for the Sheriff and the payment of the costs incurred here in. Ady as above.

Coenraet Ten Eyck and Boele Roelofs, guardians of the surviving minor child of Aeltie Bickers deceased, represent by petition in substance, that they in the aforesaid quality loaned to this City on interest a sum of fl. 2000 and now request, that the accrued interest may be paid them, and that hereafter the accrued interest of the aforesaid capital may be promptly paid on the day due, until the s^d City shall have discharged aforesaid capital; declaring to have no other means, from which to be able to support the aforesaid child. It is apostilled as followeth: Whereas the Honourable Govern! has promised that the City's debts should in a

short time be paid out of the Company's effects, the petitioners are requested to wait yet a little while longer, when due satisfaction shall be given to them and others. Ady as above.

Elsie Jansen, pltf. v/s Grietje Jansen, deft. Pltf. demands fl. 36. 5 from deft. according to a/c. Deft. says, she has an offset a/c. Pltf. says, deft. intends to quit this City and therefore requests, that she shall enter bail for her appearance at the next Court day. The W. Court order deft. to bring in her offset a/c on the next Court day and meanwhile give bail for her appearance. Ady as above.

Katherne Evans, Plt: v/s Omphrie Cley, Deft: The Plt: default. The deft atturny Craves for a non Suite. The honn Court did order that the Plt: shal come and prosecute hur Action the Next Court day, or else to be non Suited.

Thomas Walton, Plt v/s Thomas Young, Def! The deft: r default. The Sheriff declared to the Court y! y! defend! Refused to appeare at this Court day, Whereas he was arrested to appeare a fourtnight past when he had attended, but the Court did not sitt. The honnble Court order, that the former arrest should stand good, and graunt the deft: the space of three Weekes to answer to the Plt declarat or in Case of neglect that Sentence shal be Past.

Capt. Thomas d'Lauall, mayo!, Plt: v/s Jan Van Bremen, deft. The deft: default.

John Willson, Plt: v/s John Brackenbury & Samuel Groom, defter default. The Plt: Declares that the defter John Brackenbury is indebted to him, as appeares by Certain Bond, under his hand, the summe of 18 £ Sterlf & haveing understood that the deft: hath severale goods & Servt aboard the Shipp & in the Custodie of Sam. Groom, & alsoo a summe of monny due to him for wages from the st groom, this Plt: hath attached the same, humbly Craving that the st Groom may be ordered not to deliver any goods or Servt Neither pay any Wages to the st Brackenbury until the st debt is Satisfied. The honn court did order that the st attachm! should stand in full force, & doe order Sam groom not to deliver any goods or Servt neither pay any monny to the deft: Brackenbury until the st debt is Satisfied.

Daniel Terneur, pltf. v/s Lysbeth Naghtegael, deft. Pltf. says, that deft. has vilely abused him as a rogue of rogues, and demanding due

reparation of character with costs; for which the pltf. having sued the deft. before the Court at Haerlem, the latter referred parties to this honn court as more fully appears by the acte thereof being. Deft. admits the same and undertakes to prove it, if the W: Court please to grant her a delay to receive the proof thereof from France etc. The W: Court having heard parties condemn deft. to acknowledge her fault in open Court at Haerlem and declare she did wrong and pay costs herein; and those of the N. Haerlem Court are required to execute these in due form.

Jacques Cosseart, Collector of the monies promised by the inhabitants for the support of the Clergy, appears in Court requesting that something may be allowed him for the collection of said money. The W: Court having heard petitioner's request, allow him 4 per cent. for the collection of said money. Ady as above.

Jacob Hendricx Varrevanger, pltf. v/s Elsie Gerrits, deft. Pltf. says, that on the 16th Sept. last the deft. has gravely defamed and calumniated him saying, that pltf. was a rogue of rogues and murderer of murderers; wherefore he demands reparation honourable and profitable as more fully appears by his demand. Deft. admits having said so; but adds, that pltf. had abused her as a Jews whore, etc. The W: Court having heard parties and examined the declarations produced by pltf., condemn the deft., that she shall acknowledge her fault in open Court at the next Court day and declare that she has falsely accused the pltf., paying the costs hereof.

George Dopsen and Mary his wife, Plt. v/s Walter Salter and his wife, Deft. It is ordered that this Action the next Court day should be determined by a Jury.

Marck Dall, Plt. v/s John Otten, Deff! It is ordered that this Action the next Court day should be determined by a Jury.

Thomas Tiddeman, Plt. v/s Mettie Wessels, Def: The Parties default.

Warnaer Wessels, Pltf. v/s John Garlant, def: Both parties default.

John Stoon, Pltff. v/s George Dopsen & his Wife, Def: The Plt.

default.

Philip Joanes, Pltff. v/s Thomas Younge, Deft. It was aledged that the Parties were agreed.

S! Robbert Carre, Pltff. v/s Thimothy Bigs & Charles Darrel, Def. M! Sharp aledged to the Court that y Parties where agreed.

Augustine Heermans, Pltff. v/s Severyn Laurensen, Def: 1 default. Gerret Teunissen, plt v/s Pieter Ariaensen, deft. The Sheriff aledged that the Parties where agreed.

17th October. At the Petition of Claes Verbraeck is on this day Issued forth a Warrant of Execution uppon the Goods and Chattels of Warn! Wessels, towards the Satisfaction of yo Judgmente of the Mayor! Court in date the 9th of Octob! Last past betweene the st Verbraeck Plt. and Warnaer Wessels def!

19th October: On this day Issued forth a warrant of Execution uppon the Goods and Chattells of Jacob Leendersen towards the Satisfaction of the Judgement of the Mayor's Court past the 7th of Augst Last betwene Johannes de Witt Plt. and the s^d Leendersen Def:

On this day the 23th of October issued forth a warrant of Execution uppon the Goods and Chattels of Stoffel van Laer, towards the Satisfaction of y^o Judgem! of the Mayors Court past betweene Egbert Meyndersen Pltff and the said van Laer Deff! bearing date the 3th of July last past.

October the 24th A° 1666. Att an Extraordinarie Court held at New Yorck. Present Capt Tho: Willet, Depty Mayor; M! Olof Stevensen, M! John Laurence, M! Cornelis Steenwyck, M! Johannes de Peyster; M! Allard Anthony, Sheriff.

Walter Salter, Pl! v/s Nicklis Davitsen, Def! In an Action of damage. The Pl! Complaints that the Def! hath attached his Barke Called the An Now Riding in the Harbour of New York and humbly Craues that the Def! may be ordered to declare for what Reason he done so or otherwise to Pay the damages we the Pl! hath susteined by the same. The Def! Atturny John Rider, answers that the sd Barke is attached as Nicolaes Davitsen's and not as Salter's Vessel, and desires that the Plt. shal make appeare what Right he hath to the sd Vessel or else to be nonsuited. Pl! replying saith that his Bill of Sale is for present up at flisshinge. The Court did order, that a Nonsuit should be entered, until such time the Plt: shal make appeare that the sd Barke is his vessel & further to Pay the Charges of Court.

On this day the 25th of Octob! Aº 1666 in the Presence of the dept?

mayor Willet is from the Towne house Published an order about the baking of Bread; & an other about the Ruining & Carreing away of the Pallasedes, set about this Townes Walls & alonge the Waterside, as more Largely appeares by the s^d order.

Octob! the 30th 1666. Att a Mayors Court held at New York. Present Capth Thomas Willet, Mayor; M. O. Stevensen, M. John Lawrence, M. Corn. Steenwyck, M. Johannes de Peyster, Aldmen; M. Allard Anthony, Sheriff.

Uppon the Petition of John Hinxman Presented to the Court for a final determination of Certaine Judgement past by this honn^{ble} Court, between the s^d John Hinxman Plt: & ffrancis Douty deft: bearinge date the 27th of June 1665. It is ordered that Execution should be graunted uppon the goods & effects of the s^d douty towards the satisfaction of the s^d Judgement.

M! Timothy Bigs Presentinge to the Court Certaine Last Will of Charles Darrel Late deceased & the Inventorie of his Estate; w^{ch} said Will & Inventorie beinge proved in Court to be Legally made; The honn^{ble} Court did order that the s^d Wil & Inventorie should stand & Remaine in itts full force & Virtue & that the same should be entered accordinge to Lawe.

Augustine Heermans, Plt: v/s John Artcher, deft. The Plt: declares that the deft: makes Claime to Certaine Parcel of Land, wth this plt: hath sold to Thomas hunt, Lying uppon Trockmortons Neck, and humbly Craves that the deft: shal make appeare what pretence he hath uppon the stand. The deft: answers that he hath a Bill of sale for the stand from the Plt: but that the same is not here in Towne. The Plt: Produced a Coppy of the Covenants made between him & the stand deft. in the Yeare 1658 and saith that the deft: hath not Performed the stand Covenant on his part; But declares that in the yeare 1661: he made a Collatteral agreem! with this deft: by wth the stand Covenant for the stand was made void, provided this plt should pay to this deft: 36 gild. Wampum (wth

* In the Town of Westchester, N. Y. It had been granted to John Throgmorton of Rhode Island in 1642; he sold it to Augustine Heermans in 1652 and the latter conveyed soon after 50 acres of it to Thomas Hunt, the land here in question.—Bolton, Westchester Co., II., 146, 148.

several times was Tendered to him) all wen was Testified under oath by ffrancois de Bruyn. The deft: Replyed, that in Case this Plt: would Likewise Sweare what he hath declared to be the Truth he would be Content & Satisfyed; Wen the Plt: profered to doe. The honn be Court did order that the deft: should answer to the Plt: declaration the next Court day.

James Willet & M! Wheat have declared & Testified to the Court uppon oath, that the Will of Charles Darrel late deceased, by M! Bigs presented to this Court, what the act & deed of the sd Darrel, as alsoo that the sd Darrel (as farre as they Could apprehend) had his good memorie when he made the sd Will.

Timothy Bigs hath on this day declared uppon oath to the Court, that to his Knowledge uppon the Prizing of the estate of the aboves darrel, he hath declared al the Estate to the Prizers of what he knewe of.

In the Matter in question betweene Hans Carelsen, pltf., on the one side and Andries Andriesen, deft. on the other side, are nominated as arbitrators by the W: Court Sieurs Jeronimus Ebbingh, Frederick Philipsen and Hendrick Willemsen, who are requested and authorized to examine the differences, hear arguments and if possible decide and reconcile parties: If not to render a report of their action. Ady as above.

Allard Anthony, Schout, pltf. v/s Symon Barensen, Jan Jansen, and Hendrick the baker, defts. Pltf. says, defts. worked last Sunday in loading a boat of maize and concludes, that each of them shall be condemned in a fine of 25 gl. according to Placard. Deft. Symon Barentsen appearing for the others answers, that the sun had just come above the horizon, when they had finished. The W. Court condemn defts. each in a fine of 6 gl. zewant, with costs.

Fredrick Arentsen declares on oath, that about the month of August last one Rich! Panton being in conversation with a woman before his house, he heard said Panton say to the woman, Why do you call Allard Antony, Schout? You must call him, hangman. Claere Ebels declares on oath, that she heard Richard Panton say to Mr. Allard Antony about the month of August last: These Burghers regard you as a Schout and an honourable man; but you are only our hangman.

Elsie Gerrits, pltf. v/s Griet Jans, deft. Defts. 2^d default.

Balthazar de Haert, pltf. v/s Huygh Barentsen, deft. Deft. one default.

Whereas uppon the Examininge of Otto Jansen, it doth appeare that the Bay horse w^{ch} the s^d Otto Jansen hath now lately sold at Albany to Capth de Lauall was stolen by the s^d Otto Jansen from Onkeway: and being informed by John Pamer atturny of Pieter Fabien, that the s^d horse is belonginge to the s^d Fabien who sent him for to sue for the s^d horse: And Whereas there are Several goods now in the hands of the Sheriff, w^{ch} is the produce of the s^d horse; It is ordered, that if the s^d Pamer thinks good, he may goe & sue for the s^d horse up at Albany, if not, it is ordered that the Sheriff shal deliver to the s^d Pamer all the goods, w^{ch} shal be found to be the produce of the s^d horse.

It is this day ordered that the Sheriff shall bringe in at the Next Court day a Particular acct: of the Estate of Mattys vander Perck, & how he hath disposed thereof.

Tho: Walton, Plt: v/s Thomas Young, deft: The deft: I default. Ordered that the deft: shal answer to the Plt declaration, agt next Court day.

Marck dal, Plt v/s John Otten, deft: The Plt atturny, John Rider saith not to be Reddy to Come to tryal, for want of some depositions, therefore Craues, prolonginge of time till the next Court day. The Court did graunt the same.

Katherne Evans, Plt: v/s humphry Clay, Deft: both Parties default.

Jacques Cossaert requesting to know, from whom he is to get his commission of 4 per centum which was allowed him on the 9th Inst by the Mayors Court for collecting the money for the Clergy. It is apostilled as followeth:—The W: Court order, that he shall be paid his commission out of the money he has collected for the behoof of the Clergy.

Uppon the Petition of Walter Salter it is ordered that his Case shal Come to tryal, tomorrow in the afternoon.

George Dopsen & Mary his Wife, Plt: v/s Walter Salter & his wife, Defts: The Parties Saith that they where Willing to end their difference by arbitration.

Thomas Young, Plt: v/s Thomas Mabs, Deft: John Sharp aledged that the p'ties where agreed.

Warner Wessels, Plt: v/s John motange [qy. Montagne], deft: It was aledged that the Parties where agreed.

Samuel Driesius, Plt: v/s Claes Dietlofs, deft. Both Parties default.

Nicklis Stilwel, Plt: v/s Thomas Vacklé, deft: The deft: I default. Warnaer Wessels, plt: v/s Claes Pietersen Cos, Deft: The defft: I default. The Sheriff aledged that y Pries where agreed.

Hendrick Obe, Plt: v/s Jan Otten, Deft: Both default.

Fredrick philipsen, Plt: v/s Thomas hall, deft: The deft: 1: Default.

On this day Otto Jansen of Amsterdam, beinge Examined, he Confessed in open Court that he hath Stollen this Summer from New England, twoe horses, as more at Large, may appear by the Examination filed uppon the file of declarat.

31. Octob! At a Special Court held at New York. Present Capt. Thomas Willet, dep! Mayor; M. Olof Stevensen, M. John Lawrence, M. Cornelis Steenwik, M. Johannes depeyster, Ald'men; M. Allard Anthony, Sheriff.

Walter Salter, Plt: v/s Niclis davitsen, deft: The Plt: declares that the deft: hath unjustly attached His Plt! Vessell Called the An, & Presents the Bill of Sale for the sd vessels bearing date the 9th of march Last past. The deft atturny, M! John Rider Produceth the Covenant whereuppon the sd Bill of Sale is grounded, bearinge date 10th of March Last, who Covenant the Plt: not hath Performed, in not delivering a free possession of the Land in the sd Covenant expres & therefore Prayeth that the sd attachment shall stand good, until M! Niclis davitsen arrival here at New York. The Plt: Replyeth that if the Defendant will give in good security for the Satisfaction of his damages by the sd attachment susteined, in Case the sd Niclis davitsen shall be Cast that he then will be willinge to Leave the sd Vessel under arrest, till the sd time. The honn ble Court did order that the vessel shall Remaine under arrest, until Niclis Davitsons arrival, Except the Plt: Walter Salter gives in good security for the same.

The Seamen of the s. Vessel, doe humbly Request of the Court to Know who shal pay them for their Wages: &c: It is Ordered that they shal stay until the Return of the honn may d'Lauall from Albany.

Decemb! the 4th A? 1666. Att a May" Court held at New York. Present Capt. Tho: d' Lauall, May!; M! Olof Stevensen, M! John Lawrence, M! Corn Steenwik, M! John d'peyster, Ald'men.

Thomas Walten, Plt: v/s Thomas Young, Deft: The Plt: declares that the Defend! is indebted to him, for buildinge of a house in Elisabeth Towne in New Jarsie, the summe of 12 lb Sterls in Corne Zewant Beaver or Cattle at marchants price, as appeares by Certaine Covenant, and alsoo for some more Worke done for the deft: the summe of 5: 7: o for all Wth the deft: Doth Refuse the Payment. It is ordered that the Bayle of the deft: shall bring the st mony in Court and that the deft: shall in the space of one moneth make his answer to the Plt declaration, or in Case of Neglect that the st mony shall be Condemned towards the Satisfaction of the Plt demand.

John Sharp, Plt: v/s John Smedes, Deft: In an action of Debt. The Deft Wife appeares in Court and declares that she hath several times Proferred the monny due to the Plt: from herr husband, about 2 or 3 dayes after he had arrested hur husband for it, but he would not Receive the same without the Charges. The Court ordered that the Plt: should Receive the monny, & doe allowe him for his Charges, 10 gild Wampum.

Nicolaes Verbraeck's wife states in form of a complaint, that notwithstanding a judgment and warrant of execution was obtained by her husband ag*: Warnaer Wessels, she could not yet get her pay. She demands that the Sheriff may be ordered to proceed with the execution. Whereas the Sheriff is sick, Claes van Elslant is hereby authorized with the Constable to put the said judgment into execution. Ady as above.

In the matter in dispute between M. Balth. d'Haert pltf. on the one side and Huygh Barentsen deft. on the other, the Court at defts. request, ordered, that the previous arbitrators examine and review again some items in presence of Aldermen Johannes de Peyster, as the deft. says, he is not done justice to in the award rendered by said arbitrators; and to deliver in writing at the next Court day their judgment and award. Ady as above.

Elsie Gerrits, pltf. v/s Griet Jansen, deft. In the matter in question between parties arising in the affair of a/cs, the W. Court nominated as arbitrators Hendrick Jansen vander Vin and Jonas Bartelsen, who are re-

quested to examine and review parties a/cs, reconcile parties if possible; if not to report to the W. Court in writing.

The Mayor d'Lauall declares that he beinge Lately at Milfort there was sent from hence thether the person of Otto Jansen for Steeling of Horses from those Parts, and he being examined did Declare that Jan Hendricksen van Gunst had sett him uppon it web beinge alledged to the said Jan Hendricx, he denyed the same.

Andrew Messenger, Plt: v/s Jurian Jansen Kuyper (cooper), defend! The deft 1 defaut.

Jacob Van Couwenhoven, Plt: v/s Warnaer Wessels, deft: The deft! 1. defaut.

This Court haueing Received Information that George Jones (Lately deceased Intestate in this place) hath severall sumes of money due unto him, and Likewise that he did owe monny to divers Persens who laid Claime to their debts, they do order that it be left to Capt. Siluester Salisbury to make Enquiry what moneys were due unto him the said George Jones, and alsoo to Receive the Severall Claimes of his Credit. and to give an accompt thereof to the Govern! the Party declared being a Souldier under his honn. Command, att the time of his death.

Jonas Bartelsen, pltf. v/s M: John Laurens, deft. Pltf. says, that deft. some time ago received from M! Evans and had weighed at the Scales a barrel of sugar, which barrel he again sold without having weighed it or paid the weigh money therefor, contrary to order. Deft. demands, that pltf. shall produce the Govern. Order relating hereunto.

On this date the W Court decided, that the Weighmaster should henceforth take for sugar no more than 10 stiv zewant per 100 he and that no person shall be held to have his goods weighed except on receipt from foreign places and to this effect an ample order shall be made for the regulation of the Weigh Master and trader.

The Coppy of this Order presented to the Govern! his Honn! did Confirm the same as followeth:—This Order was made by my direction and is Confirmed this 27th March 1667 in ffort James. was subscribed

R. Nicolls.

Elias Watts, Pltff v/s Marten Hoffman, deft. The defendant 1 Default.

Marck Dall, Pltff. v/s John Otten, deft. Both default.

Nicholas Stillwell, Pltff v/s Thomas Oakle, deft. The defend! 2d. default.

Niclis Bayard, Plt v/s W. Jansen, shoemaker, deft. The deft. I default. The Court doe Order that the deft shall appeare the Next Court day.

Hendrick Mol, Pl! v/s Willem Jansen, def! The Def! & Pltff. both default.

Humphrey Clay, Pit v/s Simon Leen, def: Plt declared that he was agreed.

Harmen Wessels, Plt. v/s Timothy Gabrie, def! The Def! one default. Johannes de Wit entering requests, that he may be allowed to lift under security the monies of Eldert Gerritsen, which he has attached with Hendrick Jansen Been in the hands of Corn! Clopper, for the payment of fl. 81: 4 zewant assigned by Jan Gerritsen van Marcken to him on said Eldert Gerrits. The petitioner's request is granted, on condition of entering proper bail. Ady as above.

December the 11th 1666. Att a Mayor's Court held at New Yorck. Present Capt. Thomas d'Laual, Mayor; M. O. Stevensen, M. John Laurence, M. Corn. Steenwick, M. John d'Peyster Ald'men; M. Allard Anthony, Sheriff.

Marck Dal, Plt. v/s John Otten Def: The Plt. default. It is Ordered that if Plt. doth not come and Prosecute his Action the next Court day, that a non Suite shal be graunted.

At the request of Stoffel Michielsen, Crier, presented in Court, the same was allowed henceforth to demand and collect twenty stivers zewant for each cry he makes.

The W. Court having read and considered the award and report of the worsh¹¹ arbitrators appointed on the 4th inst in the case in dispute between M'. Balthazar de Haert on the one side and Huygh Barentsen de Kleyne on the other side; also having heard the verbal report of Mr. Johannes de Peyster in whose presence said award is made, they order, that M'. Balthazar shall verify upon oath at the next Court, that the 70 skepels of wheat and 4 gross of thick bulbed pipes in question were never paid him by Huygh Barentsen, but that the same are still fairly due to him at this date by said Huygh.

Nicolas Bayard, pltff, against Willem Jansen, dest. Defendt 2d default.

Elias Watts, pltff, against Marten Hoffman, dest. Desend¹⁵ 2^d desault. Ordered that the dest. shal appeare the next Court day.

Andrew Messenger, Pl! v/s Juriaen Jansen Kuyper, Def: Pltff's atturny demands from Deft for a fatt Beast the summe of 4 lb 10s Beaver price. The def! saith he Hath paid to Andrew Messenger in part of payment the sum of 99 gild. Wampum. Ordered by the W: Court to suspend with this action until M! Messenger Comes to Towne himselfe.

M! Harmen Wessels, Pltff. v/s Timothy Gabrie, deft. It was aledged that the Pties where agreed.

Arent Isaacksen, Pltff against Jacob Vis, def: Ordered that Pltff. shall deliver in his a/c at the next Court day.

Jacob Couwenhoven, pltf. v/s Warnaer Wessels, deft. Defts. 2^d default. Ordered, that notice shall be given to Warnaer Wessels to appear at the next Court day, to answer pltfs. suit.

More Rider beinge sworne in Court declareth that their was in the Bock with hur Maid ffytie Jansen hath stollen out of hur house in Silver the summe of four £ Sterling. M! John Rider beinge sworne in Court declareth that to his Certaine Knowledge there was in the Bock with his Maid ffytie Jansen hath Stollen out his house in Wampum between five & Six hundred guild. Fytie Jansen being examined anew declares for truth, that on M! Tiddeman's wedding-day Marck Dal, (who is now also present) came to her house and asked what was in the little box, when she declares to have answered zewant and silver money:—And further said Marck Dal on the 5th Nov! being Sunday in the evening came again to her house asking her to give him the said little box with mony, with many promises of beautiful things to give her, which she declared she first refused; but finally on the urgent solicitations and persuasions of said Dal, she gave him the said little box with money with her own hands, but she does not know where he carried it to.

Uppon Examination of Fytie Jansen, she declared to the Court that she delivered the monny wth she had stolen from hur master, M. Rider to Mark Dall wth the said Marck Dal doth absolutely denye & said further that he did not Question, Yea that he was ashured, that before Easter next ensuing, it should be knowne, what was become of the monny, or

that otherwise he would be bound to pay it himselfe & iff he should not be able, that the Court might sell him to Virginia for the same.

Decemb! the 18th, 1666. At a Mayors Court held at New York. P'sent Capt. Thom! d'Lauall, Mayor; M. O. Stevensen, M. Jo. Lawrence, M. Corn Stenwik, M. Jo. d'peyster, Aldmen; M. Allard Anthony, Sheriff.

M! Balthazar d'haert, Plt: v/s Huygh Barentsen, Deft: in an action of debt. Pltff. demands from deft. the sum of fl. 6327 zewant and fl. 4 in beavers according to obligation. The jury brought in their verdict for the pltff. and decided, that deft. Huygh Barentsen should pay to pltff. the sum of fl. 3416. 6. zewant deducting the fl. 71. in beavers according to award of arbitrators; and decide that the small note of fl. 72. skepels of wheat ought to be considered of equal value as the large. As regards previous costs they adjudge each his own according to previous award but that the present costs must be paid by Huygh Barentsen. The W. Court having read and considered the above verdict of the jury, order the judgment to be entered accordingly except alone the period regarding the small note of the 72 skepels of wheat, which their Wahps will consider until the next Court day. Ady as above.

Note. The abovementioned award is filed in the file of declarations.

Jacob Kip, Franc. Rombouts, Timothy Gabrie, Thomas Hall, Path Hayes, Niclaes Backer, Walraven Claerhout, Simon Jans Romeyn, Pieter Nys, Gelyn Verplanck, Lourens Sille, Dirck van Clyff.

Arent Isaacksen, pltf. v/s Jacob Vis, deft. Pltf. demands from deft. restitution of a looking glass, which pltf. heretofore placed in pawn with the deft. for the debt of 4 beavers, now with costs. The deft. produces an a/c of expenses, which he says he paid on said mirror in the Esopus. The W. Court having heard parties, condemn the deft. to return the looking-glass. What regards the expenses which he says he has paid on said looking glass, they decide, that those appertain to the deft. himself and must be by him defrayed, with costs.

Marck Dal, Plt. v/s John Otten, Def: The Defendant appearinge and the Plt. being default. It is Ordered that a Non Suite should be Entred ag'st the P!:

Niclaes Bayard, pltf. and arrestant v/s Willem Jansen, shoemaker,

arrested and deft. Defts. 3 default. Pltf. in quality as Vendu Master demands from deft. fl. 65. 5. zewant balance for goods bought on 30th Augth at the sale of the estate of Frans Cregier decth, with costs. The W. Court having heard the demand of the pltf. order, that deft. shall appear and defend himself on the next Court day or in default thereof is his bail Hendrick Willemsen, baker, condemned to pay the same: with costs.

Hendrick Lammertsen Mol, arrestant and pltf. v/s Willem Jansen, shoemaker, arrested and deft. Defts. 3^d default. Mr. Allard Anthony as attorney for the pltf. demands from deft. fl. 64 in zewant balance of a tub and costs. The W. Court having heard the pltf's demand order deft. to defend himself on the next Court day, or in default thereof Willem Hendricksen, baker, his bail, is condemned to pay the debt, with costs.

The W Court having read and considered the report of Aldermen Cornelis Steenwyck and Johannes de Peyster and other arbitrators on the matter in question between Thomas Hall and Jan Vinge, as attornies of Sieur Willem Beeckman on the one side, and Wolfert Webber on the other side, It is ordered by their Worships before finally disposing of the case that Sieur Beeckmans land in question shall again be surveyed by the sworn surveyor Jacques Corteljou in the presence of Mr. Cornelis Steenwyck. Ady, as above.

In the matter in question between Harmen Wessels, pltf. v/s Timotheus Gabrie, deft. regarding an item of a/c. the W. Court at the request of parties have elected as Arbitrators Ald. Corn. Steenwyck and Johannes de Peyster.

Elias Watts, Pit v/s Martin Hoffman, def: Deft. 3^d default. It is Ordered that the deft. shal be warned to appeare the next Court day & by Refusal that the Judgement shal be Pronounced.

December the 28th 1666. Att a Mayors Court held at N. Yorck.

Rabba Boti, Plt. v/s ffrancis Constable, Def! Uppon hearing both parties, the Court hath thought fitt and ordered that the Plt goods shall be Landed here and put into the Kings warehouse or some other Convenient place, till two persons Indifferently Chosen betwixt them, shall View them & give their Reports Whether they find, they have Received any damage or not.

Was Subscribed, Jo: Rider.

January the 8th 1666. Att a Mayors Court held at New Yorck. P'sent Capt Thomas d'Lauall, Mayor; M! Oloff Stevenzen, M! John Laurence, M! Corn Stenwick, M! Joh: d'Peyster, Ald'men.

Thomas ffleet, Plt. v/s John Garlant, deft. Uppon hearing both parties The Court did order that the deft: shal give in Imediat security to the Plt. Liking for the Paiment of the debt of 82 lb 10. 6. besides the Intrest, in three moneths time, after the date hereof, or by wants thereof, that Execution shal be graunted against the deft: Concerning the Courts Charges, the same to be paid by the deft:

M! Balthaz! de Haert appearing requests the W: Court to grant that the Sheriff execute the judgment which he petitioner obtained on 18th Xbr last before this W: Court against Huygh Barentsen de Kleyn. This W: Court having heard petither request, order dest. Huygh Barentsen to pay plts. the debt pursuant to previous judgm! within 2 months, the 72 skepels of wheat in question being first deducted until M! Balthazar shall first sufficiently prove, that he had delivered to dest. the said wheat, besides the 69 skepels of wheat entered in the general a/c.

Elias Watts, Plt: v/s Marten hoffman, deft: The Plt: demands of the deft: the summe of 12 bosshels Winter wheat, accordinge to Bill under the deft! hand. The deft: Confessed the debt, & desiered some time for the payment. The honn^{blo} Ordered that the deft: shal pay the halfe of the sd debt in 14 dayes time, & the other halfe in 6 weekes after the date hereof, besides the Cost & Charges of this Suit.

Thomas Walton, Plt: v/s Thomas Young, deft: It is ordered that the Plt: shal bringe in his just Exceptions agst the deft accompt at the Next Court day.

Uppon the Complaint made by Niclis Bayard, Secret? that Marck Dal did Refuse the paiment of the Courts Charges, wherein he was Condemned, in the action betweene the s^d Dall pt: & John Otten deft: It is ordered that the s^d Dall shall make Imediatly payment of the s^d Charges.

On the request of Teunis Cray the W. Court orders before finally disposing thereof, that Jacobus Vis shall appear in person at the next Court day and bring with him his a/c book in w^{ch} s^d Craey's obligation is entered.

This date the W: Court, at Claes Paulusen's request, ordered said Paulusen to be reduced on the weekly assessment roll to 10 stiv.

On this day, the 9th of January A? 1664 is Herry Breser ordered by a Warrant under the Mayor hand to deliver unto William Broune, Certaine Coat with one pair of Stockings, & one pair of Shoes, now in the Custodie of the sd Breaser, out of the goods & effects of George Jones Late deceased: Whereas the sd Joanes before his death hath bought the sd goods of the aforesd Broune, but never made paiment for the same.

January the 15th A.º 1664. Att a Mayors Court held at New Yorck. Present Capt. Thomas de Lauall, Mayor; M. Oloff Stevensen, M. John Lawrence, M. Cornelis Steenwick, M. Johannes depeyster, Aldmen; M. Allard Anthony, Sheriff.

It is this day ordered that the Sheriff with the Constable, shall give due warning to all them that are Indebted, to the Weekely assessment to pay their debts, accordinge to the order Published the 12th of this Instant.

The Sheriff is hereby ordered and required to give over to Engel Hendricx her child to this time maintained out of the City Treasury and also to notify thereof those, who have supported it to the present day.

Patrick Hayes, Onfrie Cley & Herry Bresers wife Sworne to what they shal declare to the Secret? Bayard touching the Estate of George Ioanes

Tho. Walton, Plt: v/s Thomas Young, Deft.: The plt. 1: default: It is ordered that the Plt: shal bringe in at the Next Court day, the Exceptions he pretends to have ag* the deft* accompt.

On complaint of Teunis Cray relative to the difference of a/c between him and Jacob Vis presented to the W: Court, the W: Court authorize M! Nicolaes de Meyer and Christoffel Hooghlant to view and examine the same in presence of Alderman Steenwyk and if possible to reconcile parties, if not to report their award to the W: Court.

Isaacq Foreest, pltf. v/s Andries Jochemsen, deft. Pltf. demands from deft. the sum of fl. 381. in beavers on a mortgage on defts. house. Demands payment or in default thereof execution on the house. Parties being heard by the W: Court, the deft. is condemned to satisfy and pay the pltf. within one month after the first sloops shall have left Albany, with costs.

Assur Levy, pltf. v/s Niclis Bayard, deft. Pltf. demands 3 beavers

for fencing injured by defts. hogs pursuant to award of Mad. Bedloo and Catrina Hooglant. Parties being heard, M! Johannes van Brugh and M! Isaacq Bedloo are hereby authorized to examine whether the fence between said Assur and Bayard was well cared for by him Assur and by whose fault the damage occurred.

Allard Anthony, pltf. v/s Nathaniel Pietersen, deft. Pltf. complains, that deft. drew a knife on the 9th instant against the pltf. etc. as more fully appears by the declaration. The W: Court having heard parties order deft. to ask pltf's pardon and to give security for his good behavior.

Abram Carpyn entering complains, that Grietje Jans still remains in default of delivering in her a/c to the W: arbitrators according to order of the Court dated 4 X^{ber} past, to be by them examined and viewed. The W: Court order said Griet Jans to present within 6 weeks her a/c to the authorized arbitrators or in default thereof judgment shall be rendered against her bail.

Jann? the 29th, 166. At a Mayors Court held at New Yorck. Present Capt. Tho. de Lauall, Mayor; M. O. Stevensen, M. Jo. Laurence, M. Corn Stenwik, M. Johannes d'peyster, Aldmen; M. Allard Anthony, Sheriff.

Tho. Walton, Plt: v/s Tho. Young, deft: Ordered that the deft: shall bring in his objections agt the Plt accompt at the next Court day.

ffrancis Constable on behalfe of himselfe and Imploy. Plt. v/s John Petel, Thomas Collier & John Cock his Seamen, deft. Uppon hearing the Compl! of the Plt. that the defts: had several times threatned him his life, and against the Plt. Consent or Knowledge drawne several bottles of his, and his Imployers Licquors, alsoo Refusing several times to obey his Commands (oath being made thereon) this Court have thought fit & ordered that the deft. shal be Cleared from the plt. Barck, and that the Plt: shal pay them one Month's Wages, in such goods as he hath on board of the owners, att price Courant, and for the other months Wages w. the deft. Claime, In consideration of the damage they have done on board, the Court have left it to be decided betwixt the owners and them.

Dirck Storm pltf. v/s Sibout Claes, deft. Pltf. says, deft. sold him a piece of land lying on Manhattans Island according to contract of sale



thereof made the 6 Jan? A? 1664, which deft. cannot deliver pursuant to said contract, since the same has not yet been confirmed by the General Nichols. Deft. says, pltf. has failed to pay according to contract and maintains therefore, that the sale is null. The W: Court order pltf. not to trouble deft. herein, until the General shall have decided the question about said land.

Gerrit Jansen Stauast, pltf. v/s Jan Pepper, deft. Pltf. demands from deft. according to obligation 1200^{hs} of good muscovado sugar with costs. Deft. demands copy of the obligation to answer thereunto. Request is granted.

Jan Smedes, pltf. v/s Capt^a Marten Cregier, deft. Pltf. says, he sold heretofore to deft. in the Esopus 40 skepel of wheat to be received there by the farmers @ 5 gl. the skepel, whereof he only received pay for 33 sk'pls, therefore he demands the balance. Deft. denies to have bought the wheat absolutely, but that he should pay 5 gl. the skep! for as much as he, deft., sh^d receive from pltf: and as 7 still fall short of the said 40 skepels, deft. does not owe before he receives the same. The W: Court having heard parties order deft. to deliver to pltf. the seven skepel of wheat, which remain due, also to annul his power, which he has given in this case to Mattys Capito.

Mde. van Leuwen, pltf. v/s Thomas Meyer, deft. Ordered, that parties shall bring up their witnesses by the next Court day.

Assur Levy, pltf. v/s Nicolaes Bayard, deft. Having seen, in the arguments between parties on both sides, the reasons given by Sieurs Johannes van Brugh and Isaacq Bedloo, after inspecting the fences between them both, the above Sieurs are hereby ordered to bring in by the next Court day what they think of the fence and whose fault it is that the damage happened to Assur Levy's place.

29th Jann. Uppon the Complaint of Tho. fleet, that John Garland Refused the paiment of the Charges, w^{ch} the s^d fleet hath already disboursed in the Case between him & the s^d Garland, It is ordered that the s^d Garland shal pay to the s^d fleet, the disboursed Charges to the summe of £4: 7: 4:

Hendrick Obe, Collector of the Excise, appearing requests to know what he shall charge for excise on cider or apple-drink. The W: Court having taken into consideration that in consequence of the want of wine

a great deal of cider is at present consumed here, they order that from now henceforward the Collector shall levy for each anker of cider, ten stivers for Burgers excise and three guilders for tappers excise on the same.

Whereas the W. Mayor's Court of the City of New York has been informed that Pietertie Jansen, wife of Albert the Noorman, residing at Albania, has died within this City, and that for the interest of the general creditors it becomes necessary that some persons be authorized as curators of the estate and property left by the said Pieterje, the W: Court with this view do therefore name and select Sieurs Johannes de Wit and Lodowyk Post, who are hereby authorized to take possession of the said estate and to administer it for the interest of the general creditors as thereunto may appertain. Ady as above.

Mr. Cornelis Steenwyck communicating to the W. Court, that Pietertie Jansen owed him fl. 120 zewant for rent, for the security of which she pledged to him her chest, the W. Court orders that s. Mr. Steenwyck shall be preferred in the monies, for which said chest shall be sold.

February the 5th 166sh At a Mayo! Court held at New Yorck. Present Capth Tho. de Laual, Mayor; M! Jo. Lawrence, M! Olof Stevensen, M! Cornelis Stenwyk, M! Johannes d Peyst!, Ald'men; M! Allard Anthony, Sheriff.

Capt^a Matthyas Nicolls appearinge in Court declared that the honn^{ble} Govern^{re} Pleasure was that this honn^{ble} Court should trye the Case, where-uppon Pieter Wolfertsen at the Complt. of the Sheriff is Imprisoned.

The Sheriff Allard Antony, Plt: v/s Pieter Wolfertsen, deft: The plt: Complains that the deft. hath spoken words to the derogation of the high Court of azzizes, as that the Sentence w^{ch} by the s^d Court was pronounced agst him was unjust. Uppon hearing of both Parties, it is ordered that the deft: shal Pay a fine of 30 gild. Wampum for y^e Poore of this place, & to take heed for the future to speake any the Like Words to the derogation of the Court, & to pay the Costs of this Court.

Thomas Walton, Plt: v/s Thomas Younge, Deft: The Deft: default. Uppon the Complt: of the Plt: it is ordered that the deft: Within the space of 14 dayes after the date hereof shal appeare, or by default thereof, that the Case as then by the Court shal be determined.

Thomas Morgen, Plt: v/s Hugh Barentsen, deft: Uppon hearing of both parties, it is ordered that in Case the Plt: doth describe the Persons Name, whom discouvered him—where the defts Sword Was, & to whom the plt: hath paid the monny, that then the 10 gild. Wampum shal be paid by the deft: Thomas Morgen declared to the Court that the defts Sword was brought to Hendrik Bos by M! Risbel.

Abram Pietersen Carpyn, Plt: v/s Jacob Teunissen Quick, deft: The W. Court having heard parties order, that the pltff: shall bring in his evidence at the next Court day.

John Damrill, Plt: v/s Thomas Lewis, Deft: Uppon hearing of both parties, the Court thought fit to differe the difference to some Indifferent Persons & doe therefore appoint M! Pieter Jacobsen Marius & M! Bonn to heare and Examin the Case, & iff possible to Compose the difference betwirt the sd Parties.

Symon Jansen Romeyn appearing in Court states, that among the property left by Pietertie Jansen, late wife of Albert the Noorman, are divers goods belonging to Ebert Benningh son in law of said Pietertie, which he left before his departure from here under the care of his said mother in law according to inventory entered before Secretary Nevius and witnesses, requesting that the W. Court will be pleased to order the curators of the residuary estate of sd Pietertie Jansen decd to deliver to him as attorney of the abovenamed Benningh, according to procuration, all such goods as by said inventory shall still be found among the goods left by said Pietertie. The W: Court having heard the request and the proofs being examined order the curators of the estate of Pietertie Jansen dec^d to sell said goods with the property of s^d Pietertie by public auction, and to give the product of said Egbert Benning's goods to said Simon Jansen Romeyn as the sd Benning's attorney, on condition that said Simon Jansen Romeyn shall give due security to give due a/c, proof and reliqua at all times, on being required, of his receipt to those, whom it may concern.

Gerrit Jansen Stauast, Pit v/s Jan Poppen, deft The Honnbie Mayor aledged that the Parties where agreed.

Mde Van Leuven, Plt. v/s Thomas Mayor, def: The def! aledged that he was agreed with the Plt.

This day the W. Court ordered, that Sieur Poulus Leendersen van

de Grift shall be paid for lodging the soldiers from the Burgher's excise at the same rate as the others.

Sieurs Johannes de Witt and Lodowyck Post appearing in Court, authorized on 29th January last by the W. Court to be curators of the residuary estate of Pietertie Jansen dect, represent that said Pietertie has living yet a husband named Albert the Noorman residing at Albany; requesting to know if they shall proceed with the sale of the goods and division of the same. The W: Court having taken the request into consideration order the petit to proceed with the sale, within 14 days, but not to make a disposition thereof for the time of two months, until said Albert the Noorman and other creditors shall have due notice thereof.

Fets the 7th 1664. At a Mayors Court held at New York. Present Capt. Tho: d'Lanall, Mayor; M. Olof Stevensen, M. Jo: Laurence, M. Corn' Steenwyk, M. Jo de Peyster, Ald'men; M. Allard Anthony, Sheriff.

The honn Mayor propoundinge to the Court that it was the honn Govern pleasure that this Town should maintaine for one Yeare Longer on of the Minist? of this place, and whereas several persons where departed from this Place and others disinable to pay towards the same, whom the Last Yeare had Subscribed—

It is Ordered that some of the Inhabitants should be sent for to appeare in Court for to trye, or they would voluntairely Raise, the sums whether they promised the Late Yeares to pay towards the Maintainance of the Minist!

Names of the Persons who for One Yeare Longer have Voluntarily Promised to pay towards the Maintainance of One of the Minist."

Videllezi!

Beavers.	I	Beavers.
Abell Hardebroeck fl. 8.	François Rombouts	10.
Balthazar d'Haer continues as	Johannes de Peyster	16.
afore.	Cornelis Steenwick	28.
Coenraet ten Eyck 12.	Jacob Leysler	12.
Christoffel Hooghlant 12.	Tho: Hall	10.
Evert Duyckingh 5.	Tho: Levis	8.
Fredrick Philipsen 24.	Symon Romeyn continues.	
Fredrick Gysbertsen 12.	Isaack Bedloo	12.



Beavers.	I	Beavers,
Jacques Cousseau continues	Poulus Leenders continues.	
at 2 Bevers & profers 2 B.	Pieter Alrigs	10.
more for them that are dis-	Johan d'Wit continues	
inabled to pay what they	Jacob Hendricx Varrevanger.	. 8.
have promised.	Reynier vander Coele till May	,
Mettie Wessels	next ensuing one Bever.	
Nicolaes Meyer puts down 24.	Warnaer Wessels	12.
Nicolaes Backer 8.	Wellem Abransen	. 8.

1664. This day 8th March I have by orders of Mayor Laval delivered to Symon Jansen Romeyn, attorney of Egbert Benningh from out the goods left by Pietertie Jans. one silver goblet and one gold ring with a fine stone, also an earthen pitcher, being the property claimed on the last Court day by said Romeyn in behalf of Egbert Buyningh, out of the house of said decd Pietertie Jans, which are valued by Hendrick Assueros, having authority thereunto by the Honbie Mayor aforesaid, as follows:—

N: Bayard, Sec?

March the 5th A? 1661. Att a Mayor's Court held att New Yorck. Present Capt Tho: de Laual, Mayor; M! O: Stevensen, M! John Laurence, M! Corns Steenwik, M! Jo: de Peyster, Ald'men; M! Allard Anthony, Sheriff.

Johannes de Wit, pltf. v/s Fredrick Gysbersen vanden Bergh, deft. Pltf. demands from deft. fl. 82 zewant accepted by the deft. to pay to him, pltf., for John Garlant. Deft. acknowledges the debt, but says that the pltf. is still indebted to him fl. 71. zewant, which the pltf. accepted to pay for Jan Gerrits van Marcken. Pltf. denies it and demands, that deft. shall prove it. The W: Court having heard parties order that, in case deft. shall not prove by the next Court day to the sufficient satisfaction of the Court that s⁴ fl. 7, were promised to be paid by pltf. for Jan Gerrits, he shall then pay the demanded fl. 82.

Wolfert Webber entering and presenting to the W Court two a/cs of

the Sheriff for earned fees, whereunto he makes two exceptions, the W: Court orders that deft. Webber shall pay thirty guilders zewant to the Sheriff in discharge of the said account.

In the matter in question between Pieter Stoutenburgh and Jan Vinge as guardians of the children of Rachel van Tienhoven dec. on the one part, and Mettie Wessels on the other part, Sieurs Poulus Leendersen van de Grift and Johannes van Brugh are chosen by the W Court as arbitrators, who are requested to hear the matter argued and to decide it if possible and to reconcile parties. If not to render a report of their award to the W. Court.

Abram Carpyn, pltf. v/s Jacob Teunissen Quicq, deft. Pltf. complains, that deft. pushed and kicked his wife, so that she lay 3 long weeks in bed from it and says he summoned his witnesses, but they don't appear. The W. Court order him again to summon his witnesses to appear in person on the next Court day under a penalty of 20 guilders.

The Mayor beinge sworne in Court declareth that he was present when the wife of Abram Carpyn came at the house of Jacob Teunissen Quicq, whoe after some discourses, begun to fal out against the sd Jacob in foul Language Callinge him Roge & pokie Roge &c: Whereuppon the st Jacob Teunissen toocke hur up in his arms, & Carried hur out of his house; but did not see that the sd Jacob did thrust or Kike the sd Woman. Pieter Simkan declares under oath, that he was present, when Abram Carpyn's wife came to Jacob Teunissen's house and that after some conversation said woman fell upon the above nam! Jacob with abusive words saying that he was a rogue and a pocked rogue etc. Whereupon said Jacob took her up and conveyed her out the house, but he did not see that he pushed or kicked her. Jacob Farmont declares on oath, that he was by, when Elsie Gerrits, wife of deft. Abram Carpyn, came to said Jacob Teunissen Quick's house and heard said Elsie abuse st deft. Jacob Teunissen without any cause as a rogue and a pocked rogue etc. Whereupon deft. Jacob took her up and carried her out the house, but says he did not see her kicked or pushed.

Abram Carpyn, pltf. v/s Cornelis Pot, deft. Pltf. demands from deft. fl. 33. in zeawant. Deft. admits the debt but asks some delay. The W: Court condemn deft. to pay the sum demanded with costs.

Willem Kuycken, pltf. v/s Anna Willems, deft. Pltf. says and



proves, that deft. has accused him of theft. He demands reparation. Deft. denies it. The W. Court condemn deft. in the costs.

Nicolaes Verbraack, pltf. v/s Hendrick Spaniard, deft. Deft. in default. The W. Court order deft. to give sufficient bail for his appearance at next Court.

Davit Wessels, pltf. v/s Claes Tysen, deft. Pltf. demands from deft. fl. 18 in zewant, that he promised to pay for Hendrick Spaniard. Deft. denies it; but says, if pltf. has an order from Spaniard for payment, that Lammert van Neck will then pay it. The W: Court order pltf. to bring an order from said Spaniard before the fl. 18. demanded are paid.

Jan Otten, pltf. v/s Juriaen Kuyper, deft. The W: Court order parties to make up and settle their accounts.

Jan Otten, pltf. v/s Fredrick Hendricks, deft. Pltf. demands from deft. fl. 18. in zewant. Defts. wife admits the debt. The W: Court condemn deft. to pay the fl. 18. demanded.

Jan Otten, pltf. v/s Jan van Bremen, deft. Deft. in default.

John Sharp atturny of Andrew Messenger, Plt: v/s Jurian de Kouper, deft: The Plt: demands of the deft: fl. 28 Wampum. The deft: acknowledges the debt, but desires a Little time for the paiment. The Court did Condemne the deft: to pay the s^d summe in the space of 14 dayes, besides the Costs of Court.

Johannes de Wit and Lodowyck Post as curators of the estate of Pietertie Jans, dec.⁴, pltfs., v/s Symon Jansen Romeyn, deft. Pltfs. say that deft. Symon Jans on 5 Feb. last sued before this W. Court for divers goods such as a jacket, a bed and appurtenances etc. out the goods of said Pietertie Jans, which he said belonged to one Egbert Benningh and as pltfs. are since informed, that said jacket and bed was sold here by said Benningh, request the W. Court to be pleased to order said Symon Jansen Romeyn shall not take any goods, unless he first satisfactorily prove, that they are the same goods, which said Benningh left in the charge of said Pietertie Jansen. Deft. answers and says, he demands, what said Benningh left in charge of his mother in law Pietertie Jans and maintains, that pltfs. are bound to prove, if they can, that they are not said Bennings goods, which he, deft., now claims by inventory handed in from the house of the deceased. The W: Court order that the sale of said Pietertie Jansen's goods be now suspended until the opening of the

navigation, so that those of Albania, who have any claim on said goods may have notice thereof and if in the meantime any thing further regarding the estate may come up and they order, moreover, the deft. Symon Romeyn to give sufficient bail for the silver goblet and ring, which he took from said estate by the Mayor's order.

Lodowyck Post entering complains, that Arent Juriaansen Lansman, his son in law, has severely beaten his, the petitioner's daughter, the said Lantsman's wife, contrary to his previous promise and in contempt of the Court's order; he requests therefore, that the W. Court will be pleased to consent that he, petit', may take his aforenamed daughter under his protection. The W: Court order Arent Juriaansen Lantsman shall give sufficient security for his good behavior especially towards his said wife. Meanwhile petitioner is allowed to keep his daughter under his care until further order.

This date 'tis ordered to enter the following on the list of weekly assessment at these rates:—

Pieter Stoutenburgh @15	stiv.
Lysbet Tyssen	"
Gerrit Jansen Roos	"
Anna Liscoo20	"

Johannes de Wit, pltf. v/s Maria van Hoboocken, deft. Deft. in default.

Grietje Gerrits, pltf. v/s Huygh Barentsen, deft. Both in default. Claes Tyssen, pltf. v/s Hendrick Spanjard, deft. Deft. in default.

13 March. graunted a Execution agains the goods of Claere Ebels towards the Satisfying of the Courts Charges, accordinge to order of Court bearinge date the 8th of May 1666.

17 march. Issued forth an Execution against the goods & Chattles of Abram Carpyn, towards the satisfaction of the Judgement of Court bearing date the 21th of August 1666.

March the 26th 1667. At a Mayors Court held at New Yorke. Present Capt^a Tho. de Laual, Mayor; M. O. Stevensen Cortland, M. Jo. Lawrence, M. Corn. Stenwyck, M. Jo. de peyster; M. allard Anthony, Sheriff.

Johannes de Wit, pltf. v/s Mary van Hoboocken, deft. Pltf. de-

mands fl. 138 gl. zewant with costs. Deft. admits the debt; demands some delay. The W. Court condemn deft. to enter sufficient bail to pay said sum within the term of 6 weeks, with costs.

Sieurs Johannes de Wit and Fredrick Gysbersen entering, said Gysbersen produces his memorial pursuant to the order of the W: Court dated 5th instant to prove, that the debt of Jan Gerritsen van Marcken, mentioned in said order and amounting to the sum of fl. 71. in zewant was accepted to be paid by said de Wit: which, on the contrary, was denied by ditto de Wit. Whereupon Fred Gysbertsen offering the oath, the W: Court orders, that the above named de Wit shall pay the same.

Isaacq Greveraat, pltf. and arrestant, v/s Mary Hoboocken, deft. Pltf. demands from deft. fl. 94 balance of rent, in zewant and for damage done to the glass in his house. Deft. admits the debt of 94 gl., but maintains she owes nothing for damages. The W: Court having heard parties condemn deft. to pay the 94 gl. demanded, within 6 weeks, also half of the damage done to the glass on the valuation of arbitrators. Meanwhile the attachment issued by pltf. on defts. goods remains valid, with costs.

Abram Pietersen Carpyn, pltf. v/s Jacob Teunissen, deft. Parties being heard by the W: Court and the witnesses examined and as pltf. cannot sufficiently prove his declaration the Court condemn parties each in his own costs incurred herein and warn them to live henceforward in peace with each other. Ady, as above.

Huygh Barentsen's attorney appearing represents said Huygh Barentsen's inability to fulfill the judgment obtained against him by M! Balthaz! de Haert in date 18th Dech! last; requesting that the W Court would please grant him some delay etc. The foregoing request being heard in Court and M! Balthazar de Haert being sent for, further delay is with the consent of said de Haert allowed to said Huygh Barentsen for the time of the next six months, on condition of pledging all his property, real and personal, to said de Haert together with sufficient security for whatever the debt exceeds the value of the property. Ady as above.

David Wessels, pltf. v/s Hendrick Spaniard, deft. Pltf. demands from deft. 18 gl. zewant with costs. Deft. admits the debt and says Lammert van Neck will pay it. The W: Court having heard parties

order deft. to give pltf. an assignment on Lammert van Neck or otherwise to pay him, himself, with costs.

Hendrick Arentsen Spaniard, pltf. v/s Lammert van Nock, deft. Pltf. demands one hundred and 30 gl. in zeawant. Deft. says, that pltf's money in his hands is attached by Gerrit Visbeeck. The W: Court order deft. to satisfy the pltf., provided the pltf. shall first give security to hold the deft. harmless against Visbeecq.

Johannes de Wit entering requests the consent of the W: Court to receive from the first proceeds of the estate of Pietertie Jansen dec⁴, his pay of monies disbursed for the interment of said Pietertie according to a/c. The request being considered by the W. Court, they decide that the same consists with justice and order that the pltf. be paid from the first proceeds received—the a/c being first examined and audited by the general creditors. The W. Court do this day order the curators of the estate of Pietertie Jansen dec⁴ not to proceed with the sale of the goods before 3 weeks after date.

The Schout Allard Anthony, pltf. v/s Egbert Meyndertsen, deft. Pltf. says, that deft. bought about eight months ago a remnant of duffels from a soldier: he demands therefore the fine according to Placard. The Worshipf¹¹ Court condemn deft. in the fine of ten guilders in addition to the restitution of the cloth, with costs.

The Schout Allard Anthony, pltf. v/s Arent Juriaensen Lantsman and Cornelis Post, defts. Pltf. says, that on the 3^d inst. the defts. fought in the presence of the General and two Aldermen, so that blood flowed: he concludes, that defts. shall be fined each in a penalty of fl. 200 according to Placard with costs. The W: Court having heard parties condemn defts. each in a fine of fl. 50 zewant with costs.

The Schout, pltf. v/s Jannetie Evers, deft. Pltf. says that deft. departed from her arrest in April 1665 and he demands the fine according to Placard. Deft. admits having gone away, but says, she was not aware of the order of the Court. The W. Court having heard parties, condemn deft. in a fine of fl. 20, with costs.

The Schout, pltf. v/s Arent Isaacqsen, deft. Pltf. says, that deft. bought a straw bed of a soldier in direct contravention of the Placard. Deft. admits it, but says, he was not aware, that it was forbidden. The W: Court condemn the deft. in a fine of six guilders; with costs.



The Schout Allard Anthony, pltf. v/s Abram Pietersen Carpyn, deft. Pltf. says, deft. sold brandy to an Indian, according to the Indian's declaration made in presence of divers witnesses. Deft. denies it. Ordered, that the Sheriff do summon his witnesses for the next Court day.

The Schout, pltf. v/s Claes Dietlofs and Jan, the cake baker, defts. Pltf. says, defts. rolled a barrel with maize along the street, on last Sunday. He demands the fine according to Placard. Defts. answer that they first came in the morning with a canoe and that they durst not trust it the whole day in the canoe.

On the complaint entered by the Sheriff relative to the ill demeanour of Arent Juriaansen Lantsman in the unbecoming beating and unchristian treatment of his, the aforesaid Arent Juriaensen's, wife, in contempt of the foregoing order of the W. Court and contrary to his pledged promise—It is ordered, that, in case parties again agree (according to their petition presented to Court), to a separation from bed and board, the W: Court permit the same and order deft. Arent Juriaensen to enter sufficient security for his good behaviour until the next Assizes' Court and in addition, pay the sum of four guilders weekly to his said wife for the maintenance of the children.

The Sheriff Allard Anthony, Plt: v/s humphry Cley, deft: The Plt: declares that he hath acquainted the honn^{blo} Govern! wth the order of this Court in the Case between him & this deft: bearinge date the 21th of august Last past, but that his honn! was pleased to answer that he did Leave it to be decided by the Court. The Court did order, that the Sheriff should produce such order of the honn^{blo} Govern! Whereas the difference, by this Court was differred to his honn! as more at Large appearss by the s^d order in date 21th August Last.

Capth Silvester Salisbury, Plt: v/s Henry Breser, deft. The Plt: as administ of the Estate of George Joanes declares that the deft: hath several goods & Bills in his hands belonginge to the s^d estate, whereof this Plt: demands Restitution, Except this deft: could made appeare, that the s^d Bills by the s^d George Joanes where assigned over to him. The deft. Replyes that No assignm! was made uppon the Bills, But can proeve it by Witnesses that the s^d Bills where assigned over to him by the s^d Joanes. It is ordered that the deft: shal deliver the goods as are in his hands be-

longing to the Estate of the s^d Joanes, & bring in his just debt the next Court day.

Assur Levy appearing in Court reports having attached certain monies of Burger Joris in Patrick Hayes' hands: he requests the same be declared valid. The W: Court declare the attachment valid and order Burger Joris to appear or send an attorney within 3 weeks to defend the said attachment.

2^d April 1667. Att a Mayors Court held at New York. Present M. O. Stevensen, depty mayor; M. John Lawrence, M. Corn: Steenwyck, M. Johannes depeyst, Ald'men.

M! Balthazar de Haert being sent for to Court and being informed, that it is not possible for Huygh Barentsen de Kleyn to get sufficient bail, according to the Court's order of 26th March last, but that he offers to cede and convey to said M! Balthazar part of the outstanding debts and for the remainder to pledge all his goods according to the list thereof delivered over, to pay the same within 8 @ 9 months. Whereupon M. Balthazar replies, that he persists in what was ordered in this regard on last Court day, to wit—that said Huygh Barentsen shall enter sufficient bail to pay the debt within 6 months. The W: Court having heard the arguments of parties order the Sheriff to cause to be inventoried and to place in safe hands all Huygh Barentsen's goods, whether chattels, furniture, debts and all other effects without exception, in order to sell the same by execution for the behoof of M! Balthazar, after the lapse of the six months allowed to said Huygh Barentsen on the last Court day, in case no other payment or satisfaction were made within that time. Meanwhile the deft. Huygh Barentsen is released from his detention.

The bakers of this City being sent for to Court, they are informed and ordered to give in within the term of 8 days what amount of grain they have in store and how much they ordinarily consume.

At Wolfert Webber's request, that the question between him and Thomas Hall and Jan Vinge as attornies of Willem Beeckman, may again be referred to arbitrators, the W: Court orders, that Cornelis Claesen Swits' land * shall as soon as the surveyor Corteljou is here, again be

* C. C. Swits' land ran E. of the Bowery betw. Division and Canal Streets on the West and a line betw. Clinton and Attorney Str. on the East to a North point there

measured in presence of Jacob van Couwenhoven, Egbert Woutersen, Cornelis Aartsen, and Albert Leendertsen and three Commissioners from the Bench, who are also hereby requested and authorized to decide if possible the question between said parties and to reconcile them; if not to render a report of their proceedings to the Court; and to this end are appointed from the Bench John Laurens, Cornelis Steenwyck and Johannes de Peyster. Ady, as above.

3.^d April. This day the Dept? Mayor Oloff Stevensen Cortlant nominated and selected M! Timothy Gabrie and M! Hendrick Willemsen, baker, to value the goods of Huygh Barentsen de Kleyn according to inventory, who are hereby requested to appraise the said goods according to the best of their knowledge.

9th April 1667. Att a Mayors Court held at New Yorck. Present Capt Tho: d'Laual, Mayor; M! Jo: Lawrence, M! Corn! Steenwyck, M! Johannes de Peyster, Ald'men; M! Allard Anthony, Sheriffe.

Nota. Whereas Secretary Bayard is this day absent the Minutes are kept by Mr. Allard Anthony.

A letter of the Duke of Yorck to the Governour is read in full Court.

Matthias Nicolls, Esq!, Pltff v/s Antony de Milt, deft. The Pl!

presenteinge to the Court the Declaration; It is Ordered that the Coppy
thereof shall be delivered to the deff! for to answer uppon the same the

Next Court day & that this day fourtnight a Jury shal be empannelled
upon this Case.

This day the Firewardens are ordered to bring the firebuckets to the City Hall and to have the useless ones repaired, to mark the hooks and ladders and Henry Obe is to be ordered to pay the same from the excise.

John Sharp Atturny of Tho. ffleet desires Execution uppon the Sentence by the s^d fleet obtained against John Garland, in date the 8th Jany, 166‡. Fiat Execution.

The bakers of this City being sent for to state, what quantity of grain is in store here within this City, the W: Court authorize from the same Hendrick Willemsen, Jacob Teunissen, Reynier Willemsen and Lourens van der Spiegel closely to inspect among all the bakers and merchants, betw. Broome and Delancey. C. C. S. conveyed it to W. Beekman in 1653. Webber's land was immediately E. and extended as far as Sherrif Str.

what supply of grain is in store here in this City and to return the same in writing to the Court.

This day it is ordered and resolved, that a Placard shall be enacted notifying all persons, who have powers of attorny for real estate from persons, at present residing in Holland or elsewhere, not at peace with His Majesty, to present s^d powers to the Mayor and Aldermen.

12 April. Issued forth a Warrant of Execution against John Garland uppon the Sentence of the Court betwixt Tho: de Laual Esq! Pl! & John Malby & John Garland Deft! bearinge date the 26th June 1666.

12th April. Issued forth a Warrant of Execution against John Garland, uppon the Sentence of Court betwixt Tho: fleet plt: & the sd Garland deft: bearing date the 8th of Jann? 166.

13th April. Issued forth a Warrant of Execution against Mary Van hoboocke, uppon the Sentence of Court betwixt Johannes de Wit, plt: & the sd Mary deft: bearinge date the 26th march 1667.

April the 16th 1667. At a Mayors Court held at New York. Present Capt. Tho: de Laual, Mayor; M. O. Stevensen, M. Jo. Lawrence, M. Corn: Steenwyk, M. Johan depeyst, Aldmen; M. Allard Anthony, Sheriff.

The Overseers of Roads and Fences beyond the Fresh Water, pltfs. v/s Jan Smedes, deft. Pltfs. demand from deft. divers fines according to a/c amounting to the sum of fl. 175, with costs. Deft. admits to have committed a fault, but excuses himself on a/c of his inability etc. The W: Court having heard parties condemn deft. to pay pltfs. a fine of fifty guilders zewant, with costs.

Received and read the petition of Timotheus Gabrie, now imprisoned for payment of a judgment obtained by Jan Jansen Veryn against him at the Court of Assizes being read and considered, setting forth in substance, that the W: Court should be pleased to discharge him from confinement under sufficient bail for his not going away, especially as he, the petit, has exhibited to the Sheriff more property than 3 times the amount of the debt, which effects he offers to place in safe keeping for the payment of the judgment etc. It is apostilled as follows:—Whereas it is a matter which concerns the Court of Assizes, upon which the petitioner is imprisoned, therefore nothing can be done therein by the Mayors Court,

unless by the petitioner paying according to judgment or exhibiting property for sale on execution for cash, when the petitioner may be released from confinement.

Huygh Barentsen de Kleyn requesting by petition, that the W: Court will please to allow him to tap half a barrel of beer a week free of excise, as is granted to Arien Cornelissen and others, his neighbours. It is apostilled:—The petition is allowed; the Collector Henry Obe is therefore charged and required to allow the petit! to tap half a barrel of strong beer a week without taking any excise therefor. Ady as above.

From the nomination made by the Overseers of Roads and Fences to the W: Mayor's Court for the purpose of electing therefrom the Overseers for the ensuing year in place of those going out, are elected by the W. Court.

Jan Jansen Lange Straat,
Thomas Hal,
Kier Wolters. Ady as above.

Cornelis the Smith, pltf. v/s Huygh Barentsen, deft. Deft. in default.

In the matter in question between the Reverend D. Johannes Megapolensis, Dom. Samuel Drisius and M. Cornelis van Ruyven on the one side and Cornelis Aertsen, Huygh Barentsen and Cornelis Jacobsen Stille on the other side, regarding the tilling of the land and the pasturing of cattle in the common, the W: Mayor's Court appointed the newly elected and old retiring Overseers of Roads and Fences, who are requested to examine the matter, to hear arguments and if possible to decide the case; if not to report to the W Court.

Gerrit Visbeeck, pltf. v/s Hendrick Spaniard, deft. Pltf. says, he delivered to deft. and his partner Claes Verbraeck heretofore an anchor, which is lost by them for which they promised to pay 100 gl. zewant, whereof he has received 50 gl. from the deft. Spaniard. He now demands the rest. Deft. acknowledges the same, but says the other half must be paid by Verbraeck. The W: Court having heard parties, condemn deft. to pay the pltf. within 14 days the remaining 50 guilders with costs, and if the deft. deems proper, he may have his recourse against said Verbraeck.

On petition of Gerrit Cray ordered copy thereof to be furnished to parties to answer thereunto.

Willem Lubbertsen, pltf. v/s Timothy Gabrie, deft. Both in default. The Schout, pltf. v/s Abram Carpyn, deft. Deft. in default.

Matthyas Nicolls Esq: Plt: v/s Antony de Milt, deft: Ordered to give warning to the deft: to take a copy out of the office of the plts declaration, to answer the same the next Court day, except the parties might agree & compound their difference.

Captⁿ Silvest! Salisbury Execut! of George Joanes deceased, Plt: v/s Henry Breser, deft: After some debats, it is ordered that the Plt: shal draw his declaration against the deft: & deliver it in the next Court day.

The Petition of the carters of this City being read and considered, requesting in substance that they may be confirmed in their actual number and no more, in form of a Guild like the Weighhouse labourers and that all new comers may be forbid to cart within this City, It is apostilled as followeth:—Petitioner's request is granted, until more carters are required within this City and Thomas France, Willem Kock, Jan Meyndersen, Ambrosius de Weerhem, Jan Smedes, Pieter Wessels, Pieter Roelofs, and Joris Jansen are hereby confirmed as City carters, provided that they shall be bound in time of fire to repair to the fire on the ringing of the fire bell and to render all possible assistance in extinguishing the flames, on pain of forfeiture.

Sieur Johannes de Wit entering represents, that Mary van Hoboocken has failed to the present time to give security, according to the order of the Court dated 26 Mch last, for the judgment aforesaid. He demands execution. The Sheriff is ordered to proceed with the execution against said M. Hoboocken, in case she does not furnish sufficient security.

May 7th 1667. Att a Mayor's Court held at New Yorck. Present Capt. Thomas de Lauall, Mayor; M. O Stevensen, M. Jo Laurence, M. Corn Stenwyck, M. Joh. d'Peyster, Ald'men; M. Allard Anthony, Sheriff.

Anthony de Milt, Plt. v/s Capt John Younge, Def: The plt: declares that the deft: is Indebted to this Plt: as appears by accompt the summe of fl. 242: 10 Wampum. The deft: Confesseth the debt; but desires that the Court would graunt him some time for the payment thereof. The Court haveinge heard both p'ties doe Condemne the deft:



to give in good security to the Plt: for the paiment of the said f. 242: 10 Wampum Whin the space of weeks after the date hereof & to pay the Costs & Charges of this Suit.

Harmen Jansen, Plt: v/s Jan Smedes, deft: The Plt: default.

Antony de Milt, pltf. v/s Jacob Teunissen Quicq, deft. Pltf. demands from deft. fl. 65 zeawant and costs. Deft's wife appearing admits the debt, but requests time. The W: Court having heard parties condemn deft. to pay pltf. the aforesaid sum of fl. 65. with costs.

The Overseers of the Public Fences, pltfs. v/s Bastiaen the wheel-wright and Cosyn Raemaker, (wheelwright), defts. Pltfs. demand from deft. the sum of fl. 20. according to the 17th Article of their instructions etc. on the inspection of Cosyn Gerritsen's fence. The W. Court decide, that the fine must be paid by the deft. Bastiaen de Raemaker and condemn him therefore in a fine of fl. 10. with costs.

Captⁿ Silvest^f Salisbury, Plt: v/s herry Breser, deft: The Plt: presentinge his declaration, it is ordered that the deft: shal give his answer thereunto the next Court day.

Jan Langestraat, pltf. v/s Lysbeth Smedes, deft. Pltf. complains, that deft. has grossly calumniated him with abusive words and proves the fact by witnesses. Defts. husband appearing says it occurred thro' hastiness. The W: Court condemn deft. in the costs incurred herein; also that deft. shall on next Court day beg pardon of pltf. before the Court and promise never again to do the like.

Joris Stevensen, pltf. v/s Stoffel van Laer, deft. Pltf. demands from deft. the sum of 35 gl. sewant with costs. Defts. wife appearing admits the debt. The W: Court condemn deft. to pay pltf. the demand. 35 gl. within 8 days' time, with costs.

M! John Laurens, pltf. v/s Antony de Milt, deft. Pltf. demands from deft. the sum of f. 852 in good stringed merchantable wampum according to obligation, with costs. Deft. admits the debt; but requests some delay. The W. Court having heard parties condemn deft. to pay said sum of fl. 852 to pltf. within one month from date hereof, with costs incurred herein.

Grietie Gerrits, pltf. v/s Huygh Barentsen, deft. Pltf's attorney, Cornelis Clopper, appearing demands from deft. fl. 480. zewant for rent and requests that he may be preferred before all others in the goods attached belonging to deft., since the debt arises from rent etc. Defts. wife appearing says, there is not so much owing. Parties are ordered to settle within 8 days with each other and the W Court decided, that pltf. should be preferred in the attached goods.

The Schout Allard Anthony, pltf. v/s Abram Carpyn, deft. Pltf. says, that deft. sold brandy or strong drink to an Indian according to said Indian's declaration made in presence of two witnesses. Deft's wife appearing as he is himself very sick, she denies the same. The W: Court order, that said Indian shall personally make his declaration to the W Court, before any thing further be done in the case.

The Sheriff, pltf. v/s Abram Carpyn, deft. Pltf. says, he found an anker of rum at defts. house, which was smuggled and concludes for confiscation and fine according to Placard. Whereas deft. is so sick, that he cannot personally attend, the W: Court order the case to be deferred until the deft. shall be able to appear in person: meanwhile the Sheriff is ordered to keep said anker of rum in his charge.

Marten Jansen Smit appearing presents an a/c of the Sheriff for costs incurred in the case in question between Lysbet Tyssen as pltf. and said Smit as deft. dated . . . October. 1665 amounting to the sum of fl. 23: 8., whereby he finds himself aggrieved. After examination of the a/c tis decreed, that said Martin shall pay fl. 14: 8 and no more for fees of Secretary, Messenger and Sheriff, provided said Lisbet Tyssen shall indemnify the petitiar in the costs incurred before the Court day, when the judgm! was pronounced. As for the additional 9 gl. demanded by the Sheriff for notice, it was hereby dismissed.

The Sheriff Allard Antony's a/c against Andries Jochemsen for the sum of fl. 85: 4 being considered examined, the just half thereof is allowed him.

Edward Shackelton, Plt: v/s Robbert Garret, deft: The Plt: default. The deft: Craues for a Non Suit. It is ordered that the Plt: shal come & Prosecute his action the next Court day, or by defect thereof to be Non Suited.

Harme Jansen, pltf. v/s Jan Smedes, deft. The pltf. in default.

Warn! Wessels, pltf. v/s Reyn! vand! Coele, deft. Parties are agreed.

Josyn Verhaege, pltf. v/s M. Joons, deft. Both in default.



M' John Laurence, pltf. v/s Jan Gerritsen Buytenhuys, deft. The deft: in default.

M' Allard Antony, pltf. v/s Timoty Gabrie, deft. The deft. in default.

Johannes de Wit, pltf. v/s Pieter Jansen Schol, deft. The parties both in default.

Antony de Milt, pltf. v/s Tielman Van Vleecq, deft. Pltf. says they are agreed.

8th June 1667. Att a Special Court held at New York. Present Capt Thomas Willet, Depty Mayor; M. Oloff Stevensen, M. Jo Laurence, M. Corn. Steenwyck, M. Joh: d'Peyster, Aldermen; M. Allard Anthony, Sheriff.

Gilles Pietersen, pltf. v/s Juriaen Blanck, deft. Pltf. says, he bought heretofore from one Teunis Jansen, sail maker, a lot lying in the *Pearl Street* * next to Egbert Van Borsum's house and lot, according to the groundbrief thereof dated 4th July 1645 granted to said Teunis Jansen by Gov! Kieft, which lot he, pltf., has now peaceably possessed for about 20 years, when deft. now opposes himself thereto: he demands, that he may be maintained in his just possession etc. Deft. answering says, that said lot was seized by S! Teunis Jansen; producing an extract from the Register of groundbriefs whereby the st lot was conveyed and transported to him, deft., by said Director Kieft on the 15th of April 1647, etc. The Jury brought in their verdict against the deft. and gave for decision that they find the pltf., Jellis Pietersen, was justified in his cause. Whereupon the W. Court order judgment to be entered according to verdict and condemn deft. in costs of Court.

JURY.

Willem Beeckman, Hendrick Kip, Jan Vigne, Tho: Hall, Hendrick Willemsen, Abram Verplanck, Lammert Huybertsen, Jan Dircks Meyer, Pieter Stoutenburgh, Sibout Cleasen, Coenraet ten Eyck, Cornelis Clopper.

The carters appearing in Court complain, that Stoffel van Laer is employing other wagons for carting his tan, which they claim ought not

*About 25 feet W. of Whitehall Str. It had been granted to Teunis Jansen, but as he did not improve it, the grant was cancelled and the land given to Juriaen Blanck.

to be, being in direct contravention to the privilege accorded by the W. Court to the carters on the 16th April past. Stoffel van Laer also appearing says, that he hired Kier Woltersen's wagon by the day to ride his tan from the bush to the scow at the shore and again from the shore to his house. The W. Court order, that said Stoffel may for the present proceed with his work, but that an ample ordinance on this subject shall be enacted.

June the 11th 1667. Att a Mayors Court held at New York. Capt Thomas d'Laual, mayo!; M! Tho: Willet, M! O. Stevensen, M! Jo. Laurence, M! Corn Stenwyck, M! Jo: d'Peyster; M! Allard Anthony, Sheriff.

On this day Received from the Right honn^{ble} Govern! a Commission & order Whereby the present Mayor, Ald'm, & Sheriff where Empoured to Continue in their Respective offices until the 24th of July next ensuing, as more at large appeares by the s^d Commission, bearing date the 11th of June 1667.

William Lubbersen, pltf. v/s Timoty Gabrie, dest. The dest. r. de-fault.

Rabba Cooty, pltf. and arrestant v/s Reinier van der Coele, arrested and deft. Pltf. demands from deft. 361. lbs. of hard bread and wheat flour by balance of an a/c of molasses delivered to deft., with costs incurred herein. Mr Balthazar de Haert appearing in place of deft. says, too little wheat was reckoned for the barrels of molasses. Pltf. replying says and proves, that deft. finally agreed about the wheat. Parties being heard by the W. Court they condemn the deft. to pay the said 361. lbs. hard bread and flour, with costs. Marginal Note: 1671 the 14th September. Uppon this Judgem! Execution Issued out.

Rabba Cooty, Plt: v/s John Coely, deft: The Plt: demands of the deft. 3245 pipe Staves, Whereas the deft: hath delivered him a parcel of Staves at 5 score in the hundred, & the Common Number by al mershants is 6. Score,—the deft: answers, & makes it appeare, that he Was agreed that the staves should be delivered at 5 score in the hundred, & desired that two Indifferent persons might be appointed for to View the Staves, with this Deft: yet is bound to deliver, Whether they be not good accordinge to Covenant. The Court haveing heard both Parties did decree, that the Staves should be delivered at 5 score in the hundred, & doe

appoint Jan Jansen Van Breeste & Jurian Jansen van Auwryck, to View the Staves, whether they be according to Covenant or not.

It is ordered and resolved this day, that Jan Jansen van Brestede shall be appointed inspector and teller of pipe staves and of the packing of meat.

Willem Beeckman, pltf. v/s Wolfert Webber, deft. Pltf. says, that deft. took upon himself to remove his, pltfs. fence and to encroach some 30 rods on pltfs. land, ploughing, using and taking absolute possession of the invaded property, notwithstanding pltfs. agents herein duly forbad him; he demands that he, the pltf., shall be maintained in his just possession and that the old measurement from the Hook to the road towards Corlaers Hook shall stand firm: as more fully appears by the declaration and annexed statements, etc. Deft. answering denies having encroached on pltfs. land producing divers extracts from the register of ground briefs, from which he maintains, it is sufficiently apparent that s^d land belongs not to pltf., but to him, deft., etc. The jury brought in their verdict for the pltf. and decided, that the bounds of Beeckman's land shall begin from the Hook to be thence measured on according to ground brief thereof and that deft. shall pay costs of suit. The W. Court having considered the above verdict order, that judgment be entered accordingly.

IURY.

Isaac Bedloo, forem.; Stoffel hooglant, Frs. Rombouts, Gerrit Van Trigt, Egbert Woutersen, Jan Jans. Van Breste, Hend. Will. Baker, Nich. Backer, Abm. Verplanck, Lammert Huyberts Mol, Gerrit Jans Roos, Hendrick Van Dyck.

On complaint of Juriaen Blanck maintaining, that as he is become a Burgher here the costs of an extraordinary Court summoned by Gellis Pietersen against him ought not to be charged to him; It is this day ordered, that the costs of said special Court shall be paid by said Gillis Pietersen.

Francois Rombouts, pltf. v/s Jan Jansen Langestraat, deft. Pltf. demands fl. 56. in zewant according to a/c. with costs. Deft. admits the debt. The W. Court having heard parties, condemn deft. to pay said sum with costs.

Balthaze d'haert, Plt: v/s George denis, deft: In an act. of debt. Whereas Complaint was made, that by the atturny of the Plt: Concerninge

this verry Case an action was entred at the Court of Sessions, It is ordered, that in Case the Plt: shal bring a Certificate under the Sheriffs hand, that he lett fall the s^d action at the Sessions, that then he may goe on & prosecute this action here before the Mayo. Court.

Capt. Silvest! Salisbury, Plt: v/s Herry Breser, deft: It is ordered that the deft: shal bringe in the next Court day the 5 lb bil of Ramsdon & the 20 Shill. by him Received, Except he can produce sufficient Witnesses that the same where made over to him.

Uppon the Examination of the Courts Charges betwixt W. Shackerly & Tho. Case, it is ordered that the sd Case shal pay within the space of one weeke the sum of 50 shills in Bever Pay in New York or by want thereof that the atturny of the sd Shackerly may Sue him for his Whole bond of £4: 19.

ORDINANCE FOR THE CARTERS.

No one except the appointed carmen shall be privileged to cart any goods within this City, whether for Burghers or merchants; but each one shall be free to convey his own goods as well as all goods from without or from the bush, by land to within this City.

The carmen shall be bound to afford all possible aid to the Burghers or traders in carting their goods and shall charge for each load within this City's gates, ten stivers zewant and no more under a penalty of 12 gl. for the first, double as much for the second, and deprivation of license for the third offence; and they shall further regulate themselves conformably to the Apostille granted at their request on 16th April last.

On petition of Anna Lisco requesting to be relieved from the payment of the weekly subsidy for the soldiers and complaining, that the Collector demands interest for her arrears etc: It is apostilled: The petition is denied and in case petitioner can prove, that the Collector demands interest from her contrary to order, she may sue him therefor before the W. Court.

On petition of Abram Carpyn is Apostilled: Before the merits hereof are disposed of, petitioner is ordered to prove for what trade he laid in the anker of rum in question, as the petit! was much suspected of selling strong drink to the Indians contrary to the Ordinance and Placards of the General, which was the more probable, since the anker of rum found in his house was half water.



Willem Lubbersen, pltf. v/s Timotheus Gabrie, deft. Deft. one default.

Anthony de Milt, pltf. v/s Abram Carpyn, deft. Deft. one default. Balthazar de Heart, pltf. v/s Hugh Barentsen, deft. Defts. 1st default.

Dirck van Clyff, pltf. v/s Warnaer Wessels, deft. Defts. 1st default. Warnaer Wessels, pltf. v/s Gelyn Verplanck, deft. Both in default. M. Harman Wessels, pltf. v/s Mde van Leewen, deft. Deft. in default.

Jan Smedes, pltf. v/s Gerrit van Campen, deft. Deft. in default.

The H. Anthony, Sheriff, pltf. v/s Timotheus Gabrie, deft. Defts.

2^d default.

Warnaer Wessels, arrestant and pltf. v/s Pieter Billiou, deft. Both in default.

Grietie Gerrits, pltf. v/s Huygh Barentsen, deft. Deft. in default. Edward Shackelton, plt v/s Robbert Garret, Deft. The Plt. default. The deft Atturny Craved for a Non Suit. It is Ordered that a Non Suit should be entered ag'st the Plt.

Johannes de Wit, pltf. v/s Pieter Janssen Schol, deft. The deft. in default.

On the petition of Arent Juriaensen Lantsman having been read and considered, in which he requests in substance, that he may be permitted to live again with his wife as heretofore, especially as his said wife is inclined thereto, promising that he shall so demean himself for the future as to give no cause of discontent to the W: Court, It is apostilled: Further disposition shall be made herein, should petit? wife as well as the petitioner appear in person before this W: Court and request the same.

This day the W. Court established the fees of the Sheriff, Secretary, Messenger, and Attornies of this City, as more fully appears by the Acte made thereof.

Issued forth on the 24th of June a Warrant of Execution against Wolffert Webber, towards the Satisfying of Certaine Judgemth by William Beeckman obtained against the st Webber in date the 11th of this Instant.

June the 18th A° 1667. Att a Mayors Court held att New York. Present Capth Thomas d' Laual, Mayor; M. Tho: Willet, M. O. Steven-

sen, M. Jo. Laurence, M. Corn. Stenwyck, M. Johan: d'peyster, Ald'm; M. Allard Antony, Sheriffe

Balthaz! d' Haert, Plt: v/s George Dennis, Deft: Whereas the Plt: yet doth Remaine Defective in producing a Certificate und! the High Sheriff's hand that the act whereas we had entred ag this deft to the Court of azzizes Was let fal, accordinge to the order of Court bearing date the 11th of this Instant, the Court did order, that the Jury should go uppon it, whether the Plt: should be admitted to come to Tryal here at this May. Court or that he should prosecute his action whether the Plt: entred ag this deft: att the Court of azzizes. The plt: did Refuse to stand to the Verdict of the Jury in this Case, & desired that he might be Non-Suited. The Court did order that a Non Suit should be Entred ag the Plt: & to pay ye Costs of this Suit.

In the matter in dispute between Antony de Milt, pltf., v/s Tielman van Vleecq, deft., in case of a/c, the W: Court authorized as arbitrators Sieurs Isaacq Bedloo and Francois Rombouts, who are requested to examine and review the a/cs of parties and if possible to settle them and reconcile parties; if not to report to the W Court.

Allard Anthony, pltf. v/s Timothy Gabrie, deft. Pltf. demands from deft. fl. 500. in beavers according to award of arbitrators dated 7th July A° 1666; which deft accepted to pay as att? of Daniel Gabrie, with costs. Deft. answering says, he sent for payment to Daniel Gabrie in Holland: requests delay until the arrival of the 1th ship. The W: Court having heard parties and seen the award produced, condemn deft. promptly to pay said sum on the 7th July next according to his request presented to the arbitrators, on pain of execution, with costs.

Adriaen Weghman, pltf. v/s Jan Poppen, deft. Pltf. says, that deft. paid for him, pltf., to Sam Shester 105 sh: for his passage from Barbados and he complains, that deft. unjustly charges him 132 sh: being 27 sh: more than he deft. paid to said Chester. Deft. in answer says, he paid so much for the passage of the pltf. with wife and children, etc. Parties being heard by the W: Court, they order pltf. to pay the 105 shillgs in silver or in such specie as deft. has paid Sam: Chester for him, pltf., and also give security for the remaining 27 shill^{e3}, until deft. shall prove, that he paid the same for pltf.

After examination of the bill of costs delivered into Court by M!



Willem Beeckman ag'st Wolfert Webber, the W. Court decide and order, that said Webber shall restore and pay thereof to Beeckman abovenamed the sum of 350 gl. zewant, and that the remainder shall remain against said Beeckman.

Anthony de Milt, pltf. v/s Abram Carpyn, deft. Pltf. demands from deft. fl. 181. 5 seawant with costs. Defts. wife appearing says, that deft. is unable: requests 14 days time that he may appear in person to defend his suit. The W. Court having heard parties order deft. to bring in with 14 days time the objections, he may have against pltf's a/c or in default thereof, condemn deft. to pay promptly said sum; with costs.

Willem Lubbertsen, pltf. v/s Timothy Gabrie, deft. Pltf. demands from deft. 28 gl. seawant balance of a/c. Deft. denies the same; but for reasons offers to pay 12 gl. The W. Court having heard parties, condemn deft. to pay pltf. 18 gl. zewant and that pltf. shall pay costs incurred herein.

M! Harmen Wessels, pltf. v/s Mde van Leeuwen, deft. Pltf. demands from deft. fl. 229 zeawant with costs. Deft. admits the debt; but says, that pltf. promised to wait till her husband's arrival. The W. Court having heard parties condemn deft. to pay pltf. the sum demanded, to wit 30 gl. per month until the entire payment shall be made; with costs.

Whereas the General has complained to this Worshipf! Court, that many persons fail to pay the money promised by them for the support of the preachers, the following order is sent to the Deacons by direction of the Worsh! Court:—

Whereas divers complaints have been made to us the Mayor and Aldermen of this City of New York regarding the non payment of the promised and fixed salary of the Ministers of this City, Therefore we do hereby order and command by and with the advise of the Honbie Governour, all the inhabitants of this City, who are in arrears to the said salary, promptly to pay their dues on this warning, and the Deacons of this City are requested to collect the same from said persons with the Collector Jacques Cossaert, and to exert all possible means to promote the collection of said arrears. Ady as above.

In the matter in question between Assur Levy, pltf., v/s Timothy Gabrie, deft., arising out of a case in a/c. the W: Court authorized as arbitrators Mr. Johannes van Brugh and Sieur Jacob Leyseler, who are

requested to examine and review the a/cs of parties and if possible to determine the difference and reconcile parties; if not, to report to the W: Court.

Herry Breser presents a Note from adrian dirksen whereby the s^d Adradirksen doth declare that he had paid the 20 shill: or 4 Schippels wheat of George Joanes to the s^d Breser by the Special order of the s^d George Joanes. Whereuppon the honn^{ble} Court did order that the s^d 20. shill: should be allowed to the s^d Breser.

M' Balthaz' de Haert, pltf. v/s Huygh Barentsen, deft. Pltf. as attorney of his brother Daniel d'Haert demands from deft. according to obligation fl. 500. in zewant or in bevers fl. 81. Deft. requests copy of the obligation. Defts. request is granted. Ady as above.

At Johannes Verveelen's request it is resolved, to speak to the General about the Haarlem Ferry money.

Robbert Penoyre by his atturny John Rishbel, Plt: v/s Elias Watts, deft: In an act. of debt. The plt: delivering in his declaration it is ordered that the Coppy thereof shal be delivered to the deft: to answer the same the next Court day.

Dirck van Clyff, pltf. v/s Warnaer Wessels, deft. Defts. 2^d default. Johannes de Wit, arrestant and pltf. v/s Pieter Jansen Schol, deft. Defts. 2^d default.

Nicolaes Bayard, pltf. v/s Egbert Meyndertsen, deft. Defts. 1st default.

Daniel Terneur, pltf. v/s Willem Lubbertsen, deft. Parties agreed. Lammert van Neck, pltf. v/s Matteu Planson, deft. Parties agreed.

Secretary Bayard demands payment of earned salary according to a/c fl. 285. 6½. Ordered, that the same be paid by Hendrick Obe, Collector or Willem Abrams on a/c of the City.

Caspar Steynmits requests the balance of the money of his rent. For the present excused.

July the 2^d 1667. Att a Mayors Court held at New Yorck. Present Capt. Tho: d' Laual, Mayor; M. Tho: Willet, M. Oloff Stevensen, M. Jo. Laurence, M. Joh: d'peyst.

Whereas there was an order made by the Late Govern! & Council that al Shipps whoe should Land or Transport any goods to or from this

Place, where to Pay Certaine Taxe towards the upholdinge, & Repairing of the Bridge: And Whereas this Citty hath bene at a Verry great Charge in Renewing & Repayringe of the s^d Bridge & in several other necessary Expenses more, Therefore We have thought fit to Ratify & Confirme the s^d Taxe, & doe order that all Shipps mastⁿ shal pay for Landing of their goods, five stⁿ in Bevers or the worth, p^r Last. And that all marshants shal pay for the Transporting of their goods, Videllez^t

For one hoxhead tobacco 2 st. in B. or the Worth; For one hundred Bevers or the Worth in other furrs & Peltries, twenty stivers in Bevers or the Worth:—And further we doe hereby appoint & authorize M. Thomas Carvet to be Collect! of the s. Taxe & uppon Receipt to deliver the same into the hands of o! Sec! Nicolaes Bayard. dated New York July the 2nd 1667.

Warnaer Wessels, pltf. v/s Susanna Verplanck, deft. Pltf. demands fl. 100 zeawant ballance of rent with costs. Defts. father, Abram Verplanck offers to pay the fl. 100 demanded, wherewith pltf. is content. The W. Court condemn therefore the said sum to be paid within the time of 14 days, with costs, on pain of execution.

In the case in question between M. Balthaz! de Haert, pltf., ag'st Huygh Barentsen, deft., the W: Court appointed as arbitrators Sieurs Johannes Van Brugh, Jeronimus Ebbingh, Jacq. Cosseau and Gerrit van Tright, who are requested in presence of Ald. Joh: d'Peyst! to examine and inspect the claims and objections which deft. pretends to have ags! pltf's obligation, to hear parties' arguments thereon, to render their judgment and award, and, whether said obligation can in any way explain the item of gl: 1000 which deft. proved on the last arbitration of previous suit ag'st the pltf., until said M. Balthazar can sufficiently prove that s. 1000 was paid to deft.

Robbert Penoyre, Plt: v/s Elias Watts, defft. M! Rider alledged that the p!ties where agreed.

Johannes de Wit, pltf. v/s Pieter Jansen Schol, deft. Pltf. demands from deft. fl. 141. and costs. Defts. wife appearing admits the debt, but requests time 'till next Monday. The W: Court condemn deft. to pay pltf. his debt within the time of 14 days on pain of execution, with costs.

Johannes d'Wit, arrestant and pltf. v/s Jan Jansen van Gothenburgh, vol. vi.-6

deft. Deft. in default. Ordered that deft. shall within the term of 24 hours give security for his appearance at the next Court day.

John Garlant, plt: v/s Raeff Warner, deft: Ordered that the Copy of the plt declarat shal be delivered to the deft: to answer the same, the next Courtday.

Tho: Exton, Plt: v/s John Garlant, def: The Coppy of the Plt Bil to be delivered to the def! to answer the same the next Court day. Whereas the Plt: Tho: Exton is a Sould und the Command of the Right honn Govern the Mayor Required of him to know, whether he would oblige himselfe to stand to the Judgement of this Court, in Case M: Garland did enter an action age the sd Plt: Whereuppon he Replyed that he was verry free & willing to it.

Warnaer Wessels, pltf. v/s Lodowyck Post, deft. Deft. in default. Warnaer Wessels, pltf. v/s M. Allard Anthony, deft. Deft. one default.

Dirck vander Clyff, pltf. v/s Warnaer Wessels, deft. Pltf. demands fl. 300. 11. zewant from deft. for wines sold; with costs. Deft. admits the debt; requests delay. The W. Court having heard parties condemn deft. to pay pltf. the sum demanded within 14 days time with costs on pain of execution.

Sigismundus Luycas, pltf. v/s Dirck Jansen Weever, deft. Deft. in default.

On complaint of Adriaen Weghman, the W: Court orders Jan Poppen to appear in person on the next Court day.

Having read and considered Timothy Gabrie's petition and the annexed apostille of the Honble Governos, the W. Court orders that the Sheriff Allard Antony shall bring in, on next Court day the bill of costs, which he claims from s^d Gabrie in the suit of Jan Jacobsen Vereyn.

In the matter in question between Anthony de Milt, pltf., against Abram Carpyn, deft., arising from an a/c, the W. Court appoints as arbitrators Sieurs Gerrit van Tright and Loures de Sille, who are requested to examine and revise parties accounts, and to reconcile parties if possible; if not to render a report to the Worshipful Court on the next Court day.

The Worship¹¹ Court having Read the Petition & Commission of William Smith Commander of the Vessel Lately arrived into this port,



upon mature debate & Consideration thereupon they find that the Charge & Command of the s^d Vessel doth Solly belonge & appertayne to the s^d William Smith, who is to be accomptable for the same to the owners and therefore doe order that the s^d Vessel, shal not be ordered to sea, or any other Wise disposed of but by the Lycence & Concent of the s^d W. Smith.

Patrick hebron, Plt: v/s Jan de Nooreman, dest: The dest: 1 desaut.

July the 9th 1667. Att a Court held at New York. Present Capt. Thomas d'Laval, May!; M! Tho: Willet, M! O. Stevensen, M! Jo Laurence, M! Corn Stenwick, M! Johannes d'Peyst!, Ald'men.

Uppon the Complaint of John Sharp atturny of Capt^a Salisbury; it is ordered that in Case the deft: Herry Breser doth not appeare the next Court day for to answer the Complaint of the s^d Sharp, that the s^d Breser shal pay the Costs of the suit.

Thomas Exton, Plt: v/s John Garland, deft: The Plt: demands payment off 400 g! Wampum accordinge to Bil bearinge date the 5th of F^{b;7} 1666. The deft: Confesses the debt. By the honn^{ble} Court heard both parties doe Condemne the deft to pay the st 400 gl Wampum, besides the Charges of Court.

John Garlant, pltf. v/s Raef Warner, deft. The defts. 2d default.

The W: Court having read and considered the a/c delivered to the W Court by Sara Kierstede for Surgeons fees for the late Claes Jansen Ruyter and Pietertie Jansen, demands to be preferred in the insolvent estate of said Pietertie Jansen. Whereupon the W Court after question being put decide, that said Kierstede shall be preferred in the said estate for the sum of ten beavers and to come in concurrence with the general creditors for the remaining 23 beavers.

At the Request of Johannes Verueile of Harlam Wee the Major and Aldermen of New Yorke, his hono! The Governo! being present haue Settled the ferrye there as followeth,

Itt is agreed hee shall have the fferry for ffiue yeares Provided hee Keepe a Conuenient house and Lodging, for passengers att Harlam and hee shall haue a small peice of Land on Bronckside, about an acre and a place to build a house on, which hee must Cleare and not spoyle the meadow, which Shall bee layd out by the Towne, which must bee a Morgan of Land—and att the end of ffiue yeares Itt is to bee farmed out dureing

the fiue yeares hee Shall pay nothing for itt, and in Case itt Shall bee Lett to another the house shall bee Vallued as itt stands and hee must bee payd for Itt Prouided hee may have the proferrance of the hyring of itt att the tyme Expired,

here followeth what hee Shall aske for Euery man passenger or horse or Cattle,

ffor Euery passenger two pence Siluer or Six pence in wampom:

ffor Euery horse or Mare ten pence Siluer or thirty stiuers wampam:

ffor Euery oxe or Cow, that Shall bee brought into his fferry boate Eight pence or twenty foure Stiuers, and Cattle under a yeare ould six pence or Eighteene stiuers wampum. All Cattle that are Sworne ouer pay but halfe price.

Hee is to take for dyett Euery man for his Meale Eight pence or twenty foure Stiuers wampam, Euery man for his Lodging two pence a man or six stiuers in wampam.

Euery man for his horse shall pay foure pence for his Nights hay or grass or twelue Stiuers wampam Prouided the grass be in fence,

All men goeing or Comeing with a packett from the Gouernor of New Yorke, or Comeing from the Gouernor of Connectecott Shall bee fferried free.

Also in Regard the said Verveile must bee att the Charge of building a house on each side of the fferry, the Gouernor hath freed him from paying any Excise for what wine or beare hee Shall Retayle in his house for one yeare after the date hereof. Dated att New Yorke This third day of July 1667.

Tho. De Lauall, Mayor.

Laurens Silla appearing says, that Thomas Tailler most outrageously assaulted him on Broadway and beat him, that the blood followed. He demands, that such punishment may be inflicted on him, as the laws of this Government permit.

Whereas Claes Van Elsland Serg! of this Court, uppon a spetial occasion hath absented himselfe in attendinge the Court, Notwithstandinge the honn^{ble} Mayor hath Ordered him to attend the Court, Therefore the honn^{ble} Court by the spetial order of the Right Honn^{ble} Govern! doe by these p'sents dismisse the s.d Elslant from his said office.

On this day is Herry Nuton by the Spetial order of the Right honnble



Govern! in the Roome of Claes van Elslant, Chosen & Sworne as Marishal of this Court.

- 15 July. Issued forth a Warr! off Execution against Timotheus Gabrie, towards the Satisfying of Certaine Judgement by allard anthony obtained agit the sd Gabrie, in date the 18th of June Last past.
- 9. July. This day issued an order about driving carts and horses on the City Pier and cutting firewood thereon, as more fully appears by the Placard Book afores^d date.

New Yorck July the 16th A? 1667. Att a Court held at New York. Present Capth Tho. d' Laual, Mayor; M! Thomas Willet, M! Oloff Stevensen, M! Jo. Laurence, Ald'm; M! Allard Antony, Sheriff.

In the matter in question between Hendrick Spaniard, pltf., on the one side, and Ryntie Pieters, deft., on the other, the Worsh!! Court named as arbitrators Capt. Marten Kregier, Sieur Gelyn Verplank, Nicolaes Verbraeck and Dirck Smith, who are hereby requested to hear the question, which has arisen between the parties argued and to settle the accounts and to deliver in the judgment and award on the items in dispute on the next Court day to the W: Court.

Charles Morgen, plt: v/s Immetie Volckersen, deft. Ordered that the Coppy of the Plt declaration & the Bill shal be delivered to the deft: to put hur answer to the same the next Court day.

Jan Keersen, plt: v/s Immetie Volckersen, deft: Ordered that Coppy of the declaration & Bill to be delivered to the deft: to answer the same the next Court day.

Sam: Spicer, plt: v/s Immetie Volckersen, deft: Ordered that the Coppy of the plt: declarat & Bill, shal be delivered to the deft: to answer the same the next Court day.

Gelyn Verplanck appearing prosecutes an attachment made by him on some goods of Andries Herpertsen, at present in Virginia, remaining with him, demanding that the same be condemned for the payment of a debt due him by the afores^d Herpertsen. Whereupon the W: Court decided and ordered, that before the merits be decided, the goods shall be appraised by impartial persons, to which purpose the W: Court authorized Sieurs Isaacq Bedloo, Stoffel Hooghlant and Hendrick Assueros, and declare meanwhile the attachment valid.

Tho: Exton, atturny of James Carr, Plt. v/s George Dopsen, deft: The plt: declares that the deft: doth Refuse to deliver a Certaine pacel of Cloathes, w^{ch} Captⁿ Carre Left in the hands of this deft: as a pledge for a small debt w^{ch} the s^d Carr owed to the deft: for dyet. The deft: profers to restitute the Cloaths, provided the plt: payes him the 30° for 3 weeckes dyet & Lodginge of the s^d Carr. The Court haveing heard both parties did order that the deft: should restitute the s^d Cloaths to the Plt: provided that the Plt: makes good to M^r John paine for the accompt of the deft: the summe of 20. shill.

On the foregoing judgment pronounced on the 18 June A.º 1667 between Ad.º Weghman, pltf. v/s Jan Poppen, deft., the W. Court decide that s.d Weghman shall give security for the 27 shill.º until Jan Poppen shall prove under Sam! Chester's hand that he paid the 27 shillings for s.d Weghman. But in case aforesaid Weghman happen to die or not return in person here, the said Weghman shall be bound to pay the above 27 shill'gs.

Saertie Kierstede, pltf. v/s Ryntie Pietersen, deft. Pltf. demands a certain sum from deft. for earthenware delivered. Deft. says, he paid pltf's decd husband 11 beavers. Pltf. says, her decd husband spoke to her of the debt shortly before his decease, that the same was not paid: yet she refers the same to deft's oath, which deft. undertakes to swear. The W: Court orders deft. to revive his memory on the subject and to take the oath on the next Court day.

Nicolaes Backer, pltf. v/s Mde van Leeven, deft. Pltf. demands 4 beavers from deft. for rent, with costs. Deft. says, the debt is only 3 beavers and further, that pltf. is content, her husband should bring some goods from Fatherland for it. He maintains, he must wait so long. The W. Court having heard parties order, that in case her husband shall not send said goods within 6 weeks from this date, she shall then have to pay pltf. 3½ beavers, with costs.

Anthony de Milt, pltf. v/s Abram Carpyn, deft. Pltf. produces the award of arbitrators appointed by the W: Court on the 2nd inst. in the suit between the abovenamed parties. Whereupon the W. Court decides, that deft. shall prove by evidence at the next Court day (as he undertakes to do) that the items in question are honestly due him by pltf., on pain of judgment.

On complaint of Timotheus Gabrie the Sheriff is again directed, pursuant to the W. Courts order of 2^d July last to bring in his bill of costs at the next Court day.

Abel Hardenbroeck, pltf. v/s Engel Pietersen, deft. Pltf. demands 12 gl. zewant of deft. for one pair of slippers. Deft. says, she did not buy the slippers from pltf., but from pltfs. servant. The W: Court having heard parties condemn deft. to pay the 12 gl. with costs.

Sheriff Allard Anthony, pltf. v/s Thomas Tailer, deft. Pltf. as Sheriff says, that deft. struck Laurens Silla on the 9th inst on 'Sheeren Straet (Broadway) till the blood came: he demands 100 gl. fine and costs. Deft. admits the same, but demands the benefit of the law of England. The W: Court condemn deft. in the fine of ten groats, with costs.

Sheriff Allard Anthony, pltf. v/s Abram Carpyn, deft. Pltf. says, he found an anker of rum at defts. house, which was smuggled; wherefore tis very apparent 'twas laid in to be tapped to Indians for the rum was half mixed with water: he concludes for the confiscation of the rum and the fine according to Placard. The W. Court having heard parties condemn deft. 1st in the confiscation of the anker of rum aforesaid: further as great complaint is daily made to the General and this W: Court, that deft. sells strong drink to the Indians contrary to the General's order, which may cause great mischief, Therefore the W: Mayors Court do hereby forbid and interdict expressly sd Abr: Carpyn to harbour or receive any Indian or Indians in his house directly or indirectly, under the penalty of departure from this City's district within 24 hours after any Indian has been caught in his house from this date.

Jacob van Couwenhoven, pltf. v/s Warnaer Wessels, deft. Ordered that deft. shall be furnished with copy of declaration to answer thereunto at the next Court day.

The petition of Timotheus Gabrie being read and considered in Court requesting in substance, that a delay of one year may be granted him, pet!, for payment of a certain judgment obtained before this W: Court by Mr. Allard Anthony dated 18 June last agst petit! as attorney of Sieur Dan! Gabrie provided he, petit!, shall mortgage and pledge to said All! Anthony as much real estate as shall be necessary for paying the judgm! It is apostilled as follows:—Whereas M! All! Anthony has already obtained execution of s! judgment, therefore no indulgence nor

delay can be given to the petitioner without the abovenamed Allard Anthony's express consent.

John Sharp Requestinge Judgement ag'st Herry Breser, for the Charges in the Act' betwixt Capt^a Salisbury and the s^d Breser, it is ordered that the accompts of Charges shal be brought into Court, the next Court day.

Mr. Allard Anthony prosecuting an attachment made by him on the monies of Abram Carpyn in the hands of Mayo' d'Laual, the W Court declares the attachment valid.

John Garland, pltf. v/s Tho. Exton, deft. Parties agreed.

Tho: Exton, Pit v/s Jo: Pattine & John Garland, defts. The Pit craues for a suspence till the next Court day web by the Court is graunted.

The Sheriff Allard Antony, pltf. v/s Nathaniel Pieters, deft. The deft. 1th default.

23 July. A Warrant of Execution Issued forth against Jacob Vis towards the Satisfying of the Judgement of Court, past betwixt Warn! Wessels plt. and the s^d Jacob Vis def!, in date the 19th of June A° 1666.

Date destroyed. [30th July. 1667.] Att a Mayors Court held at New York] Present Capt Thomas Willet, Mayor; Capt Thomas de Lauall, M. Oloff Stevensen, M. John Laurence, M. Johannes depeyster, M. Isaacq Bedloo, Aldermen; Capt John Manning, Sheriff.

On this day is M. Johannes de peyster (he beinge absent uppon the Last Election day) Sworne as Ald'man of this Citty New Yorck.

On this day is Henry Obe Sworne as Constable of this Citty for one yeare, Commencing the 24th of the Instant Month.

Anthony de Milt, pltf. v/s Abram Carpyn, deft. Pltf. demands judgment according to demand dated 18th ulto for the sum of fl. 181. 5 against the deft. with costs. The W. Court having heard parties condemn the deft. to pay pltf. the said sum of fl. 181. 5 with the costs herein incurred.

Gelyn Verplancken, pltf. v/s Andries Herpertsen, at present in Virginia. Pltf. offering the W: Court the estimation of the goods of the aforesaid Andries Herpertsen made by the Sieurs Isaacq Bedloo, Christoffel Hooglant and Hendrick [Assueros] according to the order of the W: Court dated 16th instant for the sum of twenty nine beavers, he requests that the same may be condemned in deduction of a sum of fl. 782. 16. in



tobacco, with costs thereon, due by the above named Andries Herpertsen, according to a/c, to the pltf. [The original Record is very much defaced and worn away here.] The W. Court having read, examined and considered the request of the pltf, and the a/c produced, condemn said goods in deduction of said Acc! and order further, that pltf. shall give sufficient security de restituendo for the period of 6 months, commencing this date, in case said Andries Herperts may meanwhile enter an opposition thereunto and such were found to belong to him.

Nota Bene. The a/c and valuation of the arbitrators are filed in the bundle of declarations.

Francois Rombouts and Gelyn Verplanck prosecuting an attachment made by them on some goods in their hands belonging to ffrancis Young, at present in Virginia, request, that the same may be condemned as part payment of a debt due them by abovenamed Young. Whereupon the W Court decrees, that the goods be appraised by impartial persons and to this end the W Court authorized Sieurs Christoffel Hooghlant and Gerrit van Tright. The arrest meanwhile is declared valid.

John Wolsencraft, Plt. v/s John Garland, def! In an action off debt. The Pltff. declaring that the Def! was Indebted to him according to the Accompt the summe off fl. 991. The Court did order that the Coppy of the Accompt should be delivered to the def! to give his Answer to the same the Next Court day.

John Wolsencraft, Pltff. v/s John Garland, def! In an actⁿ off Assault and Battery. The Plt. desired a suspend with this action until the next Court day, whereas his Wittnesses where Commanded in the ffort. The honn^{ble} Court did Graunt the same.

Mde Van [Original Record worm-eaten and defaced] v/s . . . deft. Pltf. demands from deft. fl. 42. 12. Deft. admits the debt, but says payment ought not to be made, according to agreement, before at the corn harvest. The W Court condemn deft. to give sufficient security to pay said sum at the harvest or in default thereof pltf. is allowed to retain defts. bill on Mr. Laval as a pledge until payment be made.

Joost Goderus, pltf. v/s Anna Menaet, deft. Pltf. complains of being accused of theft etc. by deft. and demands reparation of character. Deft. says, pltf. first called her a whore etc. Parties being heard by the W Court, are order⁴ to appear personally at next Court.

Johannes de Wit requesting to be preferred in Abram Carpyn's bill on Mr. Laval, It is ordered that Mr. Allard Anthony shall prosecute the attachment issued out by him on st bill, at the next Court day, on pain of nonsuit.

M' Sheriff Makeing Compl' that Josyn Verhaegen & Egbert Mynders doe sel drincke by retail without a Licence. The Court did order that the sd Parties should obtaine a Licence uppon Penalty to the discretion of the Court.

The Court did order that Allard Anthony she be summoned to appeare the next Court day.

Uppon [Petition?] of Teunis Cray, it is this [paper torn out] Videlliz! By these Presents is the bearer hereof Teunis Cray authorized and appointed to be Publiq Measurer of all Apples & Unjons wth shall be brought in all Barks, Sloops or other Vessels to this Port of New York.

The honn^{ble} Court haveinge seene & Examined the Courts Charges in the case Late dependinge betweene Capt^a Salsbury Execut^c of George Joanes P^{lt} & Herry Breser Defendant they did order that the deft should pay the s^d Charges to Wit to the Clercq of the Court as appeares by accompt Sil! £0: 16 to John Sharp atturny of the Plt: as appeares by accompt, Wamp: fl. 18.

Juriaen de Kuyper complains of the costs of Court between Andreu Messeng! and himself: he maintains, that the same is brought too high in the a/c. The a/c of costs of Court being seen and examined by the W: Court, in the case between Andreu Messeng!, pltf., against Juriaen d'Kuyper, deft., they approve the same and order deft. to pay it according to judgment, on pain of execution.

This day it is ordered to send for the Constable and two of the Overseers of Haerlem.

Uppon the Petition of Abram Carpyn, Request^d that this honn^{ble} Court would be pleased for several Considerations in the s^d petition inserted to repeale the sentence of Court passed against him, the Last Court day; It is ordered—The Court see no Cause for to Repeale their said Sentence.

Jacob van Couwenhoven, Plt: v/s Warnaer Wessels, deft: The deft: 2. default.

John Sharp, Plt: v/s Pieter Wolphertsen, Def! Deft: 1: defaut.



John Hawkins, Pt v/s Pieter Taelman, deft

Johannes d'Wit, Plt. against Allard Anthony, des Des 2^d desault.

On this day Publisht, the Order uppon the Sa[bbath] bearinge date
the . . . as appeares in the placeaet Boock.

On this day Publisht an order uppon the Selleing off Strong drinck to the Indians, as appeares in the Placcaet boocke bearinge date the 30th of this Instant.

August the 6th 1667. Att a Mayors Court held at New York. Present Capt. Thomas Willet, mayor; Capt. Thomas de Lauall, M. Oloff Stevensen, M. Jo. Laurence, M. Jo. d'Peyster, M. Isaacq Bedlo, Ald. Tener. Capt. Jo. Manningh, Sheriff.

Jacob van Couwenhoven, pltf. v/s Warnaer Wessels, deft. Pltf. demands from deft. fl. 57 zewan balance of an obligation. Deft. says, he paid it on defts. order to Johannes de Wit, which pltf. denies. The W. Court order said de Witt to bring s^d fl. 57. zewant in consignment to the City Hall, until further order from the Court.

Johannes d'Wit, pltf. v/s Allard Anthony, deft. Pltf. complains, he cannot get from deft. the payment of what he, deft., received for his pltf's a/c on execution from Mary Hoboocken. Deft. says, the same is ready. The W: Court having heard parties condemn deft. to hand over st payment to the pltf. on deducting the Sheriffs and Secretary's bills of costs.

Francoys Rombouts and Gelyn Verplanck, pltfs. v/s ffrancis Young, at present in Virginia. Pltf's demand from deft. the sum of fl. 1800 zewant according to obligation, dated 2^d June 1666, and further handing in the appraisement of the said Young's goods, made by Sieurs Christoffel Hooghlant and Gerrit van Tright pursuant to the W. Courts order dated 30th July last, valued at the sum of fl. 922: 18, they request, that the same may be condemned to the deduction and lessening of the aforesaid obligation. The W. Court having heard pltfs. demand, examined and seen said obligation condemn s^d goods amounting to fl. 922: 18. to go to the lessening of said obligation; provided the pltfs. shall give sufficient security de Restituendo for the term of six months commencing on the date hereof, in case said ffrancis Younge should make any opposition against it within said time, and such be found to belong to him.

N. Bene. The valuation of arbitrators is filed in the bundle of declarations.

John Wolsencraft, Plt. v/s John Garland, Def! In an Act of debt. It is Ordered that the Plt: shal proeve (iff he can) that the 112 g! or there abouts when he pretends from the deft: to be due unto him; are a Just debt, that the next Court day, shal be graunted Judgem! ags! the deft:

Jo. Wolsencraft, Plt: v/s Jo. Garland, Deft: In an act of Assault & Battery. Ordered to suspend What this Action till the next Court day.

John Sharp, Plt: v/s Pieter Wolfersen, deft: The deft: 2: default.

Sara Haukins, plt. v/s Pieter Taelman, Deft: It was aledged that the Parties Where agreed.

It is this day ordered, that Mr. Allard Anthony and Secretary Bayard shall present by the next Court day their claim regarding the attachment made by them on Abram Carpyn's monies in Mr. Lavals hands.

It is this day ordered and notified to Mr. Allard Antony, that in case the City's ladders as well at his as at Mr. van Ruyvens and Paulus Leendersens bouweries now some years in use, be not returned within 10 days from date, each of them shall be condemned to have a new ladder made for behoof of the City.

On complaint of M! John Laurens, that he has been, now for some years at the expence of keeping up the fence on one side of Jacob Flodders lot, lying next said Laurens'; further requesting, that he may take some stone now lying on s.d Flodder's lot in payment, it is ordered, that he count said stone and bring in the return thereof at the next Court day.

From the nomination of those of the Court of Harlam are chosen by the W: Court as follow:—

Daniel Terneur, Depty Sherife; Isaacq Vernelje, Joost Oblinus, Johannes Verveelen, David d'Marest, Overseers; Johannes Vernelje, Constable.

August 13th At 1667. At a Mayors Court held at New York. Present Capt. Tho Willet, Mayor; Capt. Tho: d'Laval, M! Olof Stevensen, M! Jo. Laurence, M! Jo. d' Peyster, M! Isaacq Bedloo, Ald'men; M! John Manning, Sheriff.

John Wolsencraft, Pit v/s John Garland, def: In an Act of Assault & Battery. The Plt: declares that this deft: on the 29th day of July Last

past, without any cause or occasion of provocation, did Violently fall uppon the Plt: & struck him several blowes, as more a Large appeares by his declaration. The Jury brought in their Verdict, & found for the plt: that the deft: shall pay 12 gild. Seawant to the Plt: & 6 gild. to the Poore & Costs. Whereuppon the Court did order that Judgem! should be entered accordingly.

Jo. Wolsencraft, Plt: v/s John Garland, deft: In an act: of debt: It is this day ordered, that the deft: shal bringe in proofe that the monny in question is paid by Anthony Addison.

John Sharp, Plt: v/s Pieter Wolfersen, deft: In an act^a of debt; the deft: 3: default. The deft^a Bayle to wit hendrick obe is this day ordered to give Warning to the deft: to appeare the next Court day.

Uppon a Presentment of the Sheriff against W. Shackerly for misdemeaner, that said Shackerly was seene in bed W. M. . . . in the house humphry Cley, Contrary [to] the Lawes of his majesty & to the Scandal of this Goverm!. The Jury brought in their Verdict & found for the deft: that the deft: W. Shackerly was falsly accused. Whereuppon the Court did order that Judgement should be entred accordingly.

Mary Gosens, pltf. v/s Hendrick Spaniart, deft. Pltf. demands from deft. fl. 77 zewant balance of a/c, which deft. denies. Parties are referred to Sieurs Jacob Kip and Hendrick Willemsen, baker and the Court further orders that the pltf. shall detain defts. goods, until the termination of the case.

Johannes de Witt, pltf. v/s Jacob van Couwenhoven, deft. Pltf. sues deft. according to a/c delivered. Deft. admits the same except only one item of 91 gl. zewant, which he says he received for 5 elk hides and for which he says, he is not credited. The W. Court orders (at pltfs. request) a suspension of this case, until the return of pltfs. wife from Albany: and further order the money of Warnaer Wessels in question to be brought in consignment.

Symon Jansen Romeyn entering states, that the curators of the estate of Pietertie Jans still refuse to let him have Egbert Benninghs goods or the product thereof, as said Benninghs attorney, pursuant to the W. Courts order dated 5. Feb. last, he requests further order of the Court herein. The W. Court order the curators of Pietertie Jansen's estate to shew cause on the next Court day, why they have not paid for Eghbert

Benninghs goods to Symon Jansen Romeyn, s.d Bennings attorney, pursuant to the W. Courts order dated 5. Feb. last or in default thereof the same are ordered to let the abovenamed Romeyn take the product thereof; he giving security according to previous order.

The honble Ald'man Olof Stevensen Cortlant represents to the honble Court, that a small house and lot, situate on the Broad-Way within this City belonging to Hendrick Jansen de Ruyter * (who has departed from here without leaving power of attorney or order thereon with any person) which house and lot is in a ruinous condition to the great damage of the surrounding neighbours; he further states, that P: d' Ruyter was in arrears some money to the Deaconry of this City. The honble Court have therefore, for the benefit of those, who have a right thereto, conferred the administration of said little house and lot provisionally to the said Deaconry until the right owner shall make his appearance, when the Costs of repairs etc. must be reimbursed to them.

Septemb! the 11th A.º 1667. At a Mayors Court held at New York. Present Capt. Tho: de Laual, depty mayor; M.º Oloff Stevensen, M.º Johannes de Peyster, M.º Isaacq Bedloo, AldEmen; Capt. John Manning, Sheriff.

John Wolsencraft, Plt: v/s John Garland, deft: In an action of debt: Anthony Addison appearing in Court declares that he heard of M. Garland that the plt: Wife had reseived from him 14 g. Wampum but he hath not bene present uppon the delivery: The Parties Referred to ffrancois Rombouts.

Jacob Vis, pltf. v/s Evert Pels, deft. Pltf. demands 2½ beavers. Deft. denies the debt. Parties are referred to Sieurs Govert Loocquermans and Dirck van Clyff.

Arent Isaacksen, pltf. v/s Jan Langestraat, deft. Pltf. demands from deft. 2 pieces of eight with costs. Deft. says, he paid 1 pc. of eight to pltf's late wife dec^d and says, that for the remaining pc. of eight, he could have discharged it, when the debt was contracted, with 3 gl.

*Hendrick Jansen de Ruyter from Utrecht was a Cadet in the Company's service. On the 20th of April 1649 he obtained a patent (not found) of a lot on the West side of Broadway, apparently near Morris Street, running west 9 rods 4 feet to shore of the Hudson river (now Greenwich Street). He subsequently mortgaged part of the property and is supposed to have returned to Holland at the time of the Surrender in 1664.—O'C.



1667]

zewant. The W. Court condemn deft. to pay pltf. the sum of 9 gl. zewant and costs.

Egbert Meyndertsen, pltf. v/s Jacob Teunissen d'Looper (the runner), deft. Pltf. demands from deft. fl. 29. 17 and costs. Deft. admits the debt and requests some time. The W: Court condemn deft. to pay pltf. said fl. 29. 17 in 3 weeks with costs.

George Canidal, pltf. v/s Jacob Engelen, deft. Deft. in default.

Capt. Morisen making Complaint to this Court that Cornelis Pluvier baker of this place, hath now at two several times delivered a Parcel of bread to this Complain! for the accompt of M! Stenwick Wch bread was soo farr from marchandable, that it was not fit for me to eat, and therefore wil bring a great blame uppon this place by o' neighb. at Barbodos & else where &c: Whereuppon the honnible Court did Condemne the st Cornelis Pluvier in a forfiture of 10 gild. Wampum, to the behoof of the Sherif; & doe Warne him not to bake for the future uppon forfiture of the Trade of bakinge & further to pay the Costs of Court.

John Rider, Atturny of Abram Carpyn appearing in Court and declared in the behalfe of the st Carpyn, that he Confessed a Judgement by Anthony de Milt baker of this Towne obtained agt him before this honn to Court, in date the 30th day of July Last past—to the summe of f. 286 Wampum & Costs of suit.

John Sharp, Plt: vs/ Pieter Wolferzen, deft: Both default.

Sept! the 24th 1667. Att a Court held at New York. Present Capt! Thomas d'Lauall, Depty May!; M! Olof Stevensen, M! Johannes d'peyster, M! Isaacq Bedlo; M! John Manning, Sheriff.

John Sharp, Plt: v/s Pieter Wolfersen, deft: The deft: Default. The plt: craves for Judgement for the summe of 33 gild. Wampum, w. he saith the deft: doth unjustly detaine from this plt: The deft. Bayle Hendrick Obe, demandeth an acct: for what he demands the s. 33 gl. Ordered that the deft. bayle should have a Coppy of the accompt, & that the deft: shal bring in the next Court day his objections against the same, if not, that Judgem! shal be given ag. thim.

Jacob van Couwenhoven, pltf. v/s Johannes de Witt, deft. Deft. in default. Pltf. produces his a/c and complains, that deft. has hitherto failed to bring in consignment the fl. 57 sewant in question pursuant to

the W. Courts order dated last. The W. Court order copy of the a/c to be placed in the hands of parties to answer thereunto within 14 days time and further, that deft. bring in consignment within the space of twice 24 hours the said fl. 57. under the penalty, that the same shall be adjudged to the profit of the pltf. on the next Court day.

John Cooly, plt: v/s Captⁿ Hatshwell, deft: The plt: demands for Worke done for the deft: the summe of fl. 28 Wampum. The deft: Replyeth, that the Worke was not made fit for service. The Court did order that the deft: should pay to the plt: 16 gild Wamp: and to pay each their Sheare of the Courts Charges.

Arian Cornelissen, pltf. v/s Arian Juersen, deft. Deft. in default. Pltf. says he hired deft. as serv! for a month and now deft. refuses to come to his service. The W. Court order the Marshal to bring deft. to morrow before the Mayor to shew cause for refusal.

Abel Hardenbroock, pltf. v/s Pieter Stoutenburgh, deft. Pltf. demands from deft. 112 gl. zewant balance of an assignment of Verveelen, which deft. accepted to pay. Deft. as curator of the estate of Rachel Van Thienhoven says, that said Verveelen has forbidden the payment. Ordered, that Johannes Verveelen appear on the next Court day.

Jan Smedes, pltf. v/s Pieter Jansen Steenhaelder (stone drawer), deft. Pltf. complains that deft. accused him of stealing 3 barrels of pork and demands reparation of character. Deft's wife appearing says and proves by 2 witnesses, that her husband said, he had heard, that a father and son had rolled 3 barrels of pork on the Broad Way and that it was reported that 3 barrels were stolen from a boat. The W. Court order pltf. to prove his statement.

John Wolsencraft, Pit v/s John Garland, Deff: In an Act of debt. The arbitraters by the Court apointed, delivering in their award, doe find that the deft: is Indebted to the plt: 119. gild Wampum. The Court did order that Judgement should be entred accordingly; & that both parties should pay their equal shaere to the Courts Charges.

George Carnidal, Plt v/s Jacob Engelen, def: Both parties default. Jacob Vis, Plt. v/s Evert Pels, def:

Ady. 25th Septh! The Mayor of the City of New York having, according to the W: Courts Order of the 24th inst., further examined the matter in question between Arian Cornelissen, pltf., against Arian



Juersen, deft., and having seen the declarations of witnesses produced by the pltf, does hereby order deft. forthwith to enter in the ptlf's service and continue therein for the space of one month according to agreement, made by deft. with pltf. Done New York. Ady as above. (Was undersigned) By order of the same, N. Bayard Sec.

9 Octob! Issued forth a Warrant of Execution to the [Sheriff] against the goods & Chattels of Abram [Carpyn] towards the Satisfying of a Judgement his atturny Confessed in Court on the 11th of Septh! last past, to the behoofe of [Anthony] de Milt to the summe of fl. 286 Wampum & the Costs of Suit amounting to the [summe] of fl. 30. for atturn! fees of the plt: & deft: & for the Warr! of Execution to the Sec: fl. 4: 10: Wampum & to make a true returne hereof in 8 dayes after this date.

October the 15th 1667. Att a Court held at New Yorck. Present Capt. Thomas de Lauall, Depty Mayo'; M. Jo: Laurence, M. Jo de Peyster, M. Isaacq Bedloo, Ald'men; Capt Jo: Manning, Sheriff.

George Canidal, plt: v/s Jacob Engelen, deft: the deft: 3^d default: he plt: demands from the deft: 125 gild! Wampum. The Court do Condemne the deft: to pay the s^d 125 gⁿ Wamp: in the space of 8 dayes, except he can make it appears the next Court day, that he doth not owe the same, & do order that the arrest uppon the mare in the means While shal stand good.

Charles Morgen, plt: v/s Jacob Engelen, deft: The plt: declares that the deft: is Indebted unto him the quantity of 220 good deel boards. The defts. Bayle the honn^{ble} Capt^a de Lauall Confesses the debt, & profers the payment thereof. The Court did order the payment of the s^d 220 boards to the plt: and the Charges of the suit.

Abel Hardenbroeck, pltf. v/s Pieter Stoutenburgh and Johannes Verveelen, defts. Pltf. demands from deft. Stoutenburgh the sum of fl. 120. zewant balance of an assignment of Verveelen. Deft. Verveelen produces his a/c against the deft. [sic] whereby s⁴. Verveelen only debitted the pltf. fl. 36 zewant. The W: Court condemn the deft. to pay the pltf. the aforesaid fl. 36. zeawant with the costs incurred herein, provided Peter Stoutenburgh shall make good and pay the aforesaid fl. 120 to deft. Verveelen.

Pieter Poulsen, pltf. v/s Warnaer Wessels, deft. Pltf. demands

reparation of character, inasmuch as the deft. has had his house searched on suspicion of theft. Deft. says, he knows nought of the pltf. but what is good and virtuous. The W. Court order pltf. to be satisfied with that.

Assur Levy, pltf. v/s William Huycken, deft. Pltf. demands from deft. fl. 87. zewant balance of rent with costs. Deft. admits the debt and requests $\frac{5}{4}$ delay. The W: Court condemn deft. to pay the fl. 87 demanded within the space of $\frac{3}{4}$ with costs.

Jacob Couwenhoven, pltf. v/s Johannes de Wit, deft. Both parties in default.

Warnaer Wessels, pltf. v/s Allard Anthony, deft. Deft. in default. Warnaer Wessels, pltf. v/s Fredrick Gysbersen van den Bergh, deft. Pltf. demands, that the action be suspended to the next Court day as his witnesses are absent. The request was granted by the W. Court.

This day 21. Octob! a letter is sent by order of the honb! Dep'ty Mayor to Jeremias van Renselaer informing him, in substance that Uncle Dirck has attached here a certain yacht, sold by one Jacob Flodder to Jer: V Renselaer and by said Renselaer to Claes Lock and Davit Schuyler; because the abovenamed Dirck (as he alleges) has not been paid in full for the building of said yacht, but that a balance of fl. 46. is still due him in beavers; which he is required to take care to have paid or to send attornies to defend the said action, inasmuch as st. Renselaer has obliged himself to the aforesaid Schuyler and Lock to free said yacht from all claims.

22^d Octob! Graunted an Execution agas! the goods and chattels of Jacob Engelen towards the satisfying of Certaine Judgement by George Canidal obtained against the sd. Jacob Engelen bearinge date the 15th of this Inst.

Y. 22th of Octob. 1667. Att a Court held at New Yorck. Present Capt. Tho: Willet, Mayor; Capt Tho d'Laual, depty Mayor; M. O. Stevensen, M. J. Laurence, M. J. d'Peyster, M. Isaacq Bedloo, Ald'men.

Warnaer Wessels, P! v/s fredrick Gysberts, def: Ordered that the Next Court day a Jury shal be Empannelled to Trye this Case.

Warnaer Wessels, Pit v/s Allard Anthony, def: The Deft 2d default. Willem Abramsen, Pit v/s Stoffel van Laer, def: The deft 1 default. Dirck van Clyff, Pit v/s Allard Anthony, deft The deft 1. default.

Mary Goosens, Pit ag'st Abram Carpyn, def! Both default. Uncle Dirck, plt., ag'st Claes Lock, def! Both in default.

Capt. Manninge, Sheriff, Plt. v/s George Canidal, def: The pltff. complains that Def! Contrary to the Lawes hath broken open the doore of Lysbeth Tyssen & threatened to Burne her house etc. The def! denyeth the same. Ordered by the Court that the Plt. should proeve his declaration the next Court day.

Assur Levy, Plt. v/s Willem Huycken, def: Both parties default.

The Overseers of Roads and Fences, pltfs. v/s The Carters of this City, defts. Pltf's by virtue of their instruction conclude, that the carters of this City, being 10 in number, having been warned by the Overseers, shall each be condemned in a fine of six guilders zeawant for the loss of one days time in repairing the highway about the Fresh Water. Defts. maintain, that they are not included in the instruction. The W: Court having heard parties decide, that the defts. are not included in said instruction, but only the householders and planters on this and the other side of the Fresh Water; but if hereafter in any just necessary work in the making of new or repairing of old roads the cartmen may be necessary, they at the request of the Overseers to the Mayor shall be ordered thereto by the Mayor. As regards the costs, being 15 gl. for the Marechal and 18 gl. for the Sheriff and Secretarys fees the W: Court undertakes to pay them.

A. 1667. Octob! the 29th. Att a Court held at New Yorck. Present Capt. Tho: Willet, Mayor; M. Tho: d'Lauall, M. O. Stevensen, M. Jo. Laurence, M. Jo. de Peyster, M. Isaacq Bedloo, Ald'men.

Warnaer Wessels, pltf. v/s Allard Anthony, deft. The W. Court having heard the question regarding the matter of a/c. arising between the pltf. and deft. refer parties herein to Sieurs Johannes Verbrugge and Jeronimus Ebbingh, who are requested to examine and look into the a/c in the presence of Alderman Isaacq Bedloo and to render a report of their proceedings to the Court within the space of 14 days.

Warnaer Wessels, pltf. v/s Fredrick Gysbertsen van den Bergh, deft. Pltf. demands from deft. the interest of a mortgage, which Mr. Cortlant has on a house and lot, sold heretofore by the pltf. to the deft., as the deft. is to the present time in default of paying for the said house on the

day due. Deft. answers in scriptis and says, he has paid the greater part and the balance is always ready, but he never could obtain a deed from the pltf. notwithstanding he repeatedly asked it. The jury brought their verdict in ag'st the pltf. and gave for decision, that the deft. Fredrick Gysbers. is not bound to pay interest on the money. Whereupon the Court order, that judgement shall be entered according to the afores. verdict and condemn the pltf. in the costs of Court.

IURY.

Tho: Hall, foremⁿ; Dirck van Clyff, Patrick Hayes, Gerrit van Tright, Isaacq Greveraet, Timotheus Gabrie, Hendrick Kip, John Cooly, John Garland, Hendk Coustrie, Thomas Tailer, Hendk Obe.

Seletie Jochemsen and Pieter Fredricx declare on the requisition of Lysbeth Tyssen, that George Canidal threatened to burn said Lysbeth's house and that he broke in her door, etz.

Uppon the Complaint of Lysbet Tyssen, & the Testimony of hur Neighbours, against George Canidal Tennant to the sd Tyssen, the Court did order that the sd Canidal shal within the space of 14 dayes Satisfy the sd Tyssen for one halfe Yeares Rent of hur house, & to depart & Remove out of the sd house within the sd Time.

Tho: Tayler, plt: v/s ffrigift Throgmorton, deft: In an act. of debt: The deft: 1: default.

Capt. John Manninge, plt: v/s Anna Koex, deft: The plt: declares that the deft: hath sold strong Licq. to an Indian uppon Sabbath day Last, & proeves it by the Testimony of one Indian as appears by the Examination of the s. Indian, bearing date the 28th of this instant month—and Therefore Concludes that the deft: ought to be Condemned in a penalty off five pounds Sterl accordinge to Law. Uppon hearinge of both Parties the Court did Condemne the s. Anna Koex for selling of drink to the s. Indian, in a penalty of Eighty gild. Wampum besides the Charges of this Suit.

Willem Abramsen, Pltf. v/s Stoffel van Laer, deft. The Pit declares to be agreed.

Robbert Halls, Plt. v/s Arent Eversen Molenaer [miller], def! In an act" of debt, the def! I defaut.

Hend^k Coustrie, pltf. v/s Robbert Storie and Jonas Bartelsen, defts. Pltf. demands, that an attachment, made by him on the goods and effects



of Robbert Storie in the hands of Jonas Bartelsen be declared valid for the sum of 57 gl. in beavers and 286 lbs. of sugar due to him, the pltf., by the s. Storie as p. a/c. The Worshippf! Court granted the request.

Hendrick Obe, Collector of the Excise, entering and delivering in a list of debtors to the s^d excise also complaining, that he cannot get any money from them; the said debtors, namely Mettie Wessels, Fredrick Gysbersen, Patrick Hayes, Egbert Myndersen, Onfrie Cley and Evert Pels, were ordered and commanded by the W. Court to settle with, satisfy and pay the aforesaid Collector within the time of 14 days, on pain of immediate execution.

Ordered that M. Allard Anthony be summoned on complaint of Teunis Craey.

In the afternoon the following persons were sent for to Court and asked why they had not paid their quota to the Ministers' salaries.

They answer as follows:

Timoth Gabrie promises to satisfy the Preachers.

Tomas Laurensen promises to pay.

Hendrick Willemsen, baker, idem.

Jan Vrees: If he be forced, he must pay, otherwise cannot.

Fredrick Arensen; will not pay more than one year.

Lammert Mol, says he cannot pay any more.

November the 19th 1667. Att a May. Court held at New Yorck. Prsent M. Oloff Stevensen, Depty Mayor; M. Jo: Laurence, M. Johannes de Peyst, M. Isaacq Bedlo; Capt. Jo. Manninge, Sheriff.

Hanna Ackleton & Elisabeth Juwel beinge summoned in Court to give Reason Whey they without Licence of the Govern! & this Court, Contrary to the Lawes of this Governm! Are come to dwele within this Towne. Hanna Ackleton Replyed that she uppon hur first comming, hath obtained Licence from the Honn.ble M! de Laval; but hath nothing to showe for the same. Elisabeth Juwele Replyed that she did not know of any such order. The honnble Court did order that the sd persons should depart out of this place in 8 days time uppon penalty of 5 lbs Sterl! & Corporal punishment.

Johannes de Witt, plts. v/s Jacob van Couwenhoven, dest. Parties producing their a/cs on both sides, it is ordered by the W: Court, that

the matter in question arising from an a/c shall be referred at the next Court day to a jury. What relates to the fl. 57 zewant in question brought in consignment by the pltf., pursuant to the W: Court's order, they order, that the same shall be lifted by deft. in part payment of what Warnaer Wessels owes the deft. Whereas Sieurs Johannes de Wit and Jacob van Couwenhoven in pleading their cause before the W: Mayor's Court have contrary to order made therein, abused each other, the worshipp! Court do therefore condemn each of them in a fine of 6 gl. zeawant, for the behoof of the Poor.

Jan Vigne and Pieter Stoutenburgh, pltfs. v/s Pieter Laurensen's wife, deft. Deft. in default.

Thomas Hall and Pieter Stoutenburgh, pltfs. v/s Jochem Schoyster, deft. Pltfs., as curators to the estate of Kleyn Klaessen, demand from deft. 150 gl. zewant with interest due. Deft. admits the debt, but demands $\frac{6}{w}$ delay. The Worshipp!! Court condemn the deft. to pay the pltfs. the demanded sum within one month from the date hereof with costs.

Lysbet Tyssen, pltf. v/s George Canidal, deft. Pltf. complains, that deft. refuses to fulfill the order of the Court dated . . . The W. Court orders the deft. to obey and perform the said order, on pain of execution.

Uppon the Compli of Richard hamer, againste Sara Kierstede it is ordered that the sd Sara shal deliver a good Raser to the sd hamer or satisfaction for the same.

Capt. Jo: Manninge, Sherif, Ptl: v/s Balthaz de haert, deft: The plt: Represents to the Court that the deft: hath brooke the Peace, in ffightinge with Jacob d'Looper in the presence of 2 of the AldEmen of this Towne. The deft: denyes that he hath brooken the peace. It is ordered that the Plt: shal proeve his representment.

Thomas Tayler, Plt: v/s ffrigift throgmorten, deft: the deft: defaut. ffredrik Gysbersen, Plt: against Warnaer Wessels, deft: the deft: 1. default.

Dirck Van Cleeff, Plt: against Jacob Van Couwenhoven, deft: Parties agreed.

Anthony d'Milt, Plt: against Lodewyk post, deft: the deft: 1 default.

Michiel Tadens, Plt: against Lodewyck post, deft: the deft: 1 default.

ffrancis Cherry, plt: v/s Abel hardenbroeck, deft. the deft. 1 defaut. Robbert Conne, Plt: v/s Stoffel Van Laer, deft: The deft: 1 defaut.

Att a May" Court held at New Yorck. Present M. O Stevensen, Depty Mayor; M. Jo. Laurence, M. Jo. d'Peyster, M. Isaacq Bedloo, Ald Men.

On this day have the honnble Court made Choize off the following persons to be Kerckmasters or Churchwardens for one Whole Yeare commencing from the date hereof to Witt M! Jeronimus Ebbing & M. Cornelis Van Ruyven.

N. B. The forme of the Election is to be found in date the 13th of June A. 1666.

Paulus Leendersen appearing requests to receive his pay from the City as well soldiers service money for 40 weeks, as the 1000 fl. advanced to the City.

Decemb! the 3⁴ 1667. Att a Mayors Court held at New Yorck. Present M! Oloff Stevensen Cortlant, Depty Mayor; M! Jo: Laurence, M! Jo de Peyster, M! Isaacq Bedloo, Aldermen; Capt Jo: Manninge, Sheriff.

Johannes de Witt, pltf. v/s Jacob van Couwenhoven, deft. Pltf. demands from deft. fl. 73. o\frac{1}{2} in zewant as per acc! Deft. producing an offset a/c says, that an item of fl. 91. seawant is unjustly debited by pltf. to deft., that therefore there is due him, deft., by the pltf. by balance the sum of fl. 17. 13. 8 sewant. The jury bro! in their verdict in favor of deft. and gave as award, that pltf. still owes deft. the sum of fl. 17. 13. 8 and condemn pltf. in the costs. The W: Court confirm the aforesaid verdict and order payment thereof.

JURY.

Timothy Gabrie, Isaacq Greveraat, Reynout Reynoutsen, Jacob Lysseler, hendrick Willemsen, Daniel de hondecoutre, Willem Bogardus, Dirck van Clyff, hendrick Coustrie, Stoffel hooglant, Gerrit van Tright.

Fredrick Gysbersen vandeBergh, pltf. v/s Warnaer Wessels, deft. Whereas deft. has failed hitherto to fulfil the judgment of the Court

dated 29th Octh! last, pltf. requests the W: Court to be pleased to order the deft. to give proper deed to pltf. of the house and lot, sold by deft. to pltf., standing in the Winckel Straet (Market St.) and to deliver the same free and unencumbered and further, that the W: Court be pleased to authorize some persons to take up and balance parties a/cs. Deft. requests in like manner, that some persons be nominated for that purpose. On request of parties the W: Court nominates and elects Sieurs Jeronimus Ebbingh and Gerrit van Trigt, who are requested and authorized to examine and revise (in presence of the W: Alderman M: Isaacq Bedloo) the a/cs of parties still in dispute and if possible to settle them and reconcile parties; if not, to report to the Court.

ffrancis Cherry, plt: v/s Abel Hardenbroeck, deft: the plt: demands for Worke done by the deft: fl. 21. the deft: declares that he hath paid him al his due & the last payment was made for \(\frac{1}{2} \) fat of bier to Kip by the Plt order. the Court did order that the deft: should pay the plt: what he owed unto him, abatinge soo much he paid to him & to his order and ordered that the plt: should pay the Charges of Court.

Pieter Stoutenburgh and Jan Vinge, pltfs. v/s Pieter Lourensen's wife, deft. Whereas it is a case of her husband's debt, the Court orders the pltf. to cite the husband for it.

Willem Martensen Moer, pltf. v/s Evert Luycassen, deft. Pltf. delivering in his a/c demands payment. Deft. says, he has an offset a/c. Ordered, that deft. shall bring in his a/c by next Court day.

Patrik hayes, plt: v/s Thomas Tayler, def: the def: r defaut. The plt: delivers ouer his declaration, & Requests that the attachm! uppon the defend! effects in the hands of ffrigift Throgmorten shal stand good. The Court doe order that the statchm! shal stand good.

Jacob. van Couwenhoven, pltf. v/s Warnaer Wessels, deft. Pltf. demands balance of an obligation with costs. Deft. says, he has paid. The obligation and a/c being seen, the W: Court order deft. to pay bale of obligation and costs.

Dirck van Clyff, pltf. v/s Pieter Roelofs, deft. Pltf. demands fl. 51: 16. zeawant and payment thereof with 200 p's firewood, which deft.

* Wessels had sold to van den Bergh the house and lot in question on the East side of Whitehall Str., running back about 52 feet to what was then called Winkel Str., now closed.—Valentine, *Manual*, 1865, p. 667.



promised to deliver to him on payment. Deft. admits the debt. The W: Court condemn deft. to satisfy and pay pltf. with costs.

Thomas Berryman, plt: v/s Immetie Volchersen, deft: Uppon hearinge of both parties, Thomas de Karman promised to deliver unto the def: 500 p! of wood, provided they were made good unto him againe in Next Springe; or as soone as the def! scow shall be Capable to fetsh the same from after Coll.

Michiel Tades, plt: against Lodewyck post, deft: the deft: 2. default.

Mary Gosens, plt: against Abram Carpyn, dest: the dest 2. desault.

Thomas Tiddeman, plt: v/s Stoffel Van Laer, dest: the dest: 1
desaut.

Allard Anthony, plt: v/s John Cockril, deft: both parties defaut.

Raeff huddison, plt: v/s Burger Joris, dest: the dest 1. desaut.

Robbert bennes, plt: v/s Stoffel Van Laer, deft: the deft: 2. defaut.

On this day the 13th Dec! Capt. Jo: Manninge beinge sent to the Gov! to enquire his honn! pleasure about the payinge of the Weekly assesm!, Replyes, that his honn! pleasure that the Towne shal pay their erreires & one month longer we amounts to about fl. 1940 Wampum.

Decemb! the 17th 1667. Att a Court held at New Yorck. Present M! Oloff Stevensen, dep! Mayor; M! John Laurence, M! Jo. depeyster, AldEmen; M! Jo. Manning, Sheriff.

In answer to a Petition of the Karre men of this Citty, Requestinge that they might be set at Liberty to Ride in their Karts in the streets, promisinge that if any accident should happen, that they would suffer any punishment What the Gov. & the Court shall think flitt. Whereuppon the Gov. & this Court Replyes. The Gov. & the Mayors doe graunt the petition. their Request Uppon Conditions following, that they shal not ride hard alonge the Streets; & in case they doe hurt or Lame any person in soo Riding, that their horse & Kart shall be forfeited, and iff it should happen that any person should be Kild in soo Riding, that the Life of that Karman shal be und! the lapse of the Lawe, and further that they shal be bound to Keep in Repaire the streets & highways Within this Citty.

Uppon Complaint of Tho: Berriman aget Evert Luycassen it is

ordered that the s⁴. Evert shal With all speed fetsh the wood of the s⁴. Berriman & that the s⁴. Berriman shal goe alonge with him.

Warnaer Wessels appearing requests revision in the case between him and Jacob van Couwenhoven, as de Wit not he must pay the costs of Court. The W: Court persist in their previous judgment and in case said Wessels has any claim against de Witt, he may institute his act against him.

Mark Dal, plt: v/s Egbert Myndersen, deft: Uppon hearinge of both parties the Court doe order that the deft: shal pay to plt: for damage in takinge away the plt Kanoe Without his Consent 6 gild & Return the st Kanoe at the place Where he did find the same.

Jacob Teunissen Quicq appearing is informed, that his cause will not come on before the next Court day, as the W. Court is not at present complete; meanwhile he is ordered to comport himself so that he be not complained of.

This day an order is published regarding the payment of the weekly assessment for the soldiers, as more fully appears by the Placcaet Register.

By order of the Court issued forth an order to the Marshal, to make a demand from all persons wth are Indebted to the Weeckly assessment, that they pay their Erreizes uppon penalty in the Law sett forth.

The W: Court having on complaint of Wolfert Webbers wife, examined and reviewed the bill of costs brought in by the late Sherriff Mr. Antony against said Webber, the W: Court decree and order as follows

For judgment money	fl. 1.16.
For fees 5 percent on the exection of 350 gl. is	17.10.
For the bailbond	3
	fl. 22.6

January the 14th 166th. Att a Mayors Court held at New Yorck. Present Capt Thomas de Lavall, Depty May!; M! O Stevensen, M! Jo Laurence, M! Jo de Peyster, M! Isaacq Bedloo, Aldermen; Capt. Jo Manninge, Sheriff.

This Court by the Right honn^{ble} Governe order, haveinge taken into Examination the account of Courts Charges, made by the Late Sheriff



M: Allard Anthony against Timothy Gabrie; Itt is ordered that the s⁴ Allard Anthony should be allowed Videllez^t

for Servinge the Execution	fl. 176.
for attendinge	18
for Schaefbanck	7.10
for Charges to New Towne	10
for Charges in fetshinge the Neger	16.14
for Inventornige	9.
the Last Execution to Schaefbanck	7.10
to himselfe	18
	fl. 262.14

Uncle Dirck, pltf. v/s Claes Luck, deft. Both in default. The Secretary Bayard states, that he had received 2 declarations regarding the question of Uncle Dirck from Mr. Renselaer, which being read it is ordered by the W: Court to summon the pltf. by the next Court day.

Willem Martensen Moer, pltf. v/s Evert Luycassen, deft. Deft. and pltf. both in default.

Patrick Hayes, plt v/s Thomas Tayler, Deft: the deft: 2: defaut.

Mary Gosens, plt: v/s Abram Carpyn, Deft: the deft: 3: defaut. It is ordered that the deft: shal be sumond to appeare the next Court, if not that Judgem! shal be graunted.

Thomas Tiddeman, plt: v/s Stoffel Van Laer, deft: the deft: 2.4 defaut. Ordered that the deft: shal be summond to appeare the next Court day.

John Garland, Plt. v/s William Abramsen, deft: The plt: demands from this deft: f. 720 Seawant pay as appeares by his declaration. The deft: ownes the Receipt of the s^d goods to s^d summe But declares that the plt: owes hur more then the s^d debt comes to as apeares by accompt.

W. Abramsen, plt: v/s John Garland, deft: The p!t demands from this deft by ballance of accompt the summe of fl. 92 Wampum. The Deft desires a Coppy of the Accompt: Ordered that a Coppy should be made for the Deft

George Canidal, Ph v/s Mauke Lyntie, Def: 1. defaut.

Mettie Wessels, P! v/s W. Wells, Def! the def! & the P! both defaut.

Mettie Wessels, Pt v/s Tho: Wooden, def Both Parties def!

Paulus Cornelissen, pltf. v/s Thomas Lourens, baker, deft. Pltf. complains that he and the wife of Lourens Duyts, now deceased, brought here last Monday to New Yorck 50 schepels of wheat, we he, pltf., says, were received from the aforesaid Lourens for wages; which wheat was taken by the deft. from the canoe against pltf's will and consent and carried to defts. house. He demands an order for the restitution thereof. Deft, answering says, that he had sent up his bags to said Lourens to bring corn in them, as said Lourens had sold him 100 schples of wheat, which bags with 50 skepels wheat were bro! in last Monday by said Lourens' wife, and she told deft. that it was his grain and to bring a cart to remove it. The widow of said Laurens Duyts being sent for to Court declares, that her husband owed the pltf. Paulus Cornelissen for wages fl. 380, which sum should be paid by deft. to the pltf. according to her late husband's order, in zeawant, when the wheat should be delivered to the deft. Segismundus Luycas declares to have heard from Lourens Duyts, that he owed Poul Cornelissen money, but not the amount. The W: Court order the grain to remain attached until further order of the Court and that deft. shall not alienate any of it.

Nicolaes Bayard, pltf. v/s Jan Smedes, deft. Deft. in default.

fredrick Gysbersen, plt: v/s John Garland, deft: the plt: demans by ballance of accompt the summe of f. 487. Wampum. It is ordered that the deft: shal bringe hur answer to the s^d accompt, the next Court day.

Michel Tadens, pltf. v/s Pieter Jansen and Otto Gerrits, defts. Deft. Otto in default. Pltf. says, that he sold to defts. a hhd of tobacco for 2 ankers of rum, whereof he received only one anker: he therefore demands another anker. Deft. Pieter Jans acknowledges the trade, but says he sold his anker. The W: Court order deft. Otto Gerrits to be summoned by order of the Court for the next Court day.

Andries Andriesen, pltf. v/s Jan Spiegelaer, deft. Pltf. demands from deft. 100 gl. zewant being balance of the purchase money of the scow. Deft. admits the debt, but requests some delay. The W. Court condemn deft. to pay pltf. the 100 gl. demanded within the space of with costs.

Patrik hayes, plt: v/s Sam Smith, Deft: The plt: attached some



goods in the hands of hendrick obe w^{ch} goods by the def! besides the rest of his Comp^a Where taken & brought to this port; But Whereas the s^d goods are not as yet proclaimed to be a Lawful prize, therefore the s^d Attachment is to be void.

Bartolomeus van der Schel, pltf. and arrestant, ag'st Gerrit van Campen, arrested and deft. Both parties in default.

Nicolaes de Meyer, pltf. v/s Pieter Wolfersen, deft. Both in defaut.

Jan Garland, pltf. v/s Titus Sigus, deft. The deft. in default.

Nicolaes d'Meyer, pltf. and arrestant, agst Hendrick van de Water, arrested and deft. Deft. in defaut.

Whereas experience shews, that notwithstanding the orders, this W: Court has caused to be published and Made Known, regarding the pay of the soldiers, divers persons, tho' not absolutely refusing, postpone the payment from time to time: It is therefore ordered by this W: Court, that the Constable and Marshall of this City shall execute the abovementioned orders and seize from all persons, who are still in arrears to said fund so much in goods and effects, as shall be deemed necessary for the payment of said arrears, as more fully appears by the order furnished them in the Book of Ordinances and Placards.

This day Issued forth a Warrant of Executⁿ ag'st Warnaer wessels towards the Satisfying of Certaine Judgement & Courts Charges by Jacob Wolfersen obtained against him bearing date the 3th Xbth last past.

January the 21st 166%. Att a Court held at New Yorck. Present Capt Tho: de Lauall, Depty Mayor; M' Oloff Stevensen, M' Jo: Laurence, M' Johan de Peyster, M' Isaacq Bedloo, Ald'men; Capt Jo: Manninge, Sheriff.

Patrick Hayes, Plt: v/s Thomas Tayler, deft: The plt: declares that the deft: is in his debt the summe of 255 gls 2 Stiv for Wch this plt: made an attachment uppon the monn of the deft: now in his hands of ffrigist Throgmorten prayeinge this Court to Condemne the sd attached mony, towards the satisfying of the sd debt. The deft: desires that the debt shal be proeved. The honn Court orded that the Coppy of the acct: should be delivered to the deft

Patrick hayes, Plt: v/s Tho: Tailer, deft: The plt: by his declara-

tion & account declares that the deft: is Indebted to this plt: the summe of fl. 255: 2: praying this Court to order the payment thereof Wth Costs of suit. The Deft: desires that the plt: shal proeve his declaration & account. This honn be Court haveinge heard the debatts & Examined the st account did order that in Case the parties did not agree before the next Court day that a Jury should be Impannelled to goe uppon this action.

Uncle Dirck, ship carpenter, pltf. v/s Claes Luck, deft. Pltf. demands from deft. 5\frac{3}{8} beavers balance due him, pltf., according to obligation of Jacob Flodder for carpenters wages on the yacht now belonging to deft., requesting, that the attachment issued by him, pltf., against said bark shall stand good, until said debt shall be paid. Deft. says, that he had bought said yacht in company with Davit Schuyler from Mr. Jeremias Renselaer and produces two declarations made by Jacob Flodder and Jan Cornelissen before the Court of Albany, intimating that the pltf. is paid in full for the building of said yacht. Parties being heard by the W. Court and the papers produced being examined, they find the debt proved and declare the attachment valid, until s^d debt shall be paid to the pltf., with costs.

Mary Goosens, pltf. v/s Abram Carpyn, deft. Pltf. demands from deft. the sum of fl. 22: 5 as per account, with costs. The defts. wife appearing produces an offset acc! The W: Court having heard parties condemn the deft. to pay said fl. 22. 5 to the pltf. with costs, permitting the deft. to institute his action against the pltf. on the said offset acc!

George Canidal, Plt: v/s Manke Lyntie, deft. The deft. 2d defaut. It is ordered that the deft: shal be summond & in Case she wil not appeare the next Court day, that the arrested goods shal be sold & yound many brougt in C!

Paulus Cornelissen, pltf. v/s Thomas Lourens, deft. The W: Court having heard parties and examined the produced declarations, order that the 50 skepels of wheat in question of the decd. Lourens Duyts, now in the hands of Thomas Lourens, deft., shall be delivered, the one half to the pltf. and the other half to the deft., in part paiment of what is due them from the estate of sd Lourens Duyts; and further that the costs incurred herein shall be settled by the pltf. and deft.

Robbert Bens, Plt: v/s Gerrit Trauser, deft: The plt: beinge

atturny of Jo: Smith, demands from this deft: for Worke done for this deft: to the summe £1: 6: 8: & costs of suit. The deft: Replyes that the s^d John Smith hath not performed his Coven! w!h this defts daughter, Whoe served him one yeare. This Court did order the deft: to pay the s^d debt within the space of 14 dayes w!h Costs of suit.

166]—22 Feby. Execution Graunted.

M! Isaacq Bedloo, Alderm, pltf. v/s Jan Langestraat, deft. Pltf. demands from the deft. 27\frac{1}{3} skep! of winter wheat as per a/c. Deft. admits having received the goods, but says, that he did not promise any wheat, and that his, defts., wife agreed with the pltfs. wife to pay part of the debt in butter; and finally says, pltf. also owes him some zeawant as per a/c, which he demands to have. Pltf. says, that the zeawant, which he owes deft. shall be paid. The W: Court having heard parties' arguments, order deft. to pay pltf. within 14 days 18 schepels of wheat in specie and the remaining 9\frac{1}{4} in the spring with butter, and further that the pltf. shall count out the zeawant due to the deft.

John Garland, Plt: v/s W. Abramzen, dest: The plt: defaut.

W. Abramzen, plt: v/s Jo: Garland, deft: The deft: 2d defaut.

fredrick Gysbersen, plt: v/s John Garland, deft: The deft, the deft (sic) 2 defaut.

Michiel Tades, plt: v/s Pieter Jansen Schol & Otto Gerrits, deft. The deft. 2^d defaut.

Mettie Wessells, plt: v/s John Garland, Deft: The deft. the 1. defaut.

Mr. Balthazar de Haert appearing requests, the judgments pronounced by the W: Court on date 18 Xb! A.º 1666 and 8 Jan. A.º 1664 against Huygh Barentsen may be put in execution. The request is granted.

Whereas the time is expired of the outgoing Inspectors of white and brown bread at the bakers within this City, and it becomes necessary, that new ones be elected in the place of the outgoing, Therefore We the Mayor and Aldermen of the City of New Yorck elect for the ensuing year Sieur Christoffel Hooghlant and Francois Rombouts, who are hereby authorized to visit as often, as they shall consider needful all the bakers within this City in presence of the Sheriff and to enquire, if the bread be of proper weight and quality, according to the Ordinance herein enacted or to be enacted. Done in N. Yorck. Ady as above.

On this day, Issued forth a Warrant of Execut. to the Sheriff of New York, to seize uppon the Person & goods of huygh Barentsen, towards the satisfaction of the sentence of Court, obtained against him Balth: de haert bearinge date the 18 Dec. & 8 Jan. 166.

Janu? the 28th A.º 166%. At a Mayo! Court held at N. Yorck. Present Capt. Tho: de Lavall, depty Mayor; M. O Stevensen, M. Jo: Laurence, M. Jo: depeyster, AldEmen; Capt. Jo: Manninge, Sheriff.

Patrick hayes, Plt: v/s Thomas Tailer, deft. In an act. of debt. The Plt: declares that the deft: is Indebted to this plt: for several goods as appeares by accompt the summe of fl. 94: 2. Wampum, and Verifyed his accompt by oath & humbly Craves for Judgement With Cost of Suit: The Jury brought in their Verdict & found for the Plantive, Wth Cost of Court. The Worshipp!! Court did order that Judgement should be entred accordingly, & ordered that the deft: should make payment accordinge to the s⁴ Verdict Wth Cost of Court.

JURIES.

Tho: hall, Forem:; Christoffel hooglant, W. derval, Pieter Winster, derck Van Clyff, Gerrit Van tright, Walraven Claerhout, Isaacq greverate, alexander Watts, Michiel Tades, Laurens Silla.

John Garland, Plt: v/s W. Abramsen, deft. It is ordered that the deft: shall take out a Coppy of the plt! accompt out the office and make his objections ag! the same, the Next Court day.

W. Abramsen, Plt: v/s Jo: Garland, deft: W. this action to suspend, till next Court day.

Jo: holden, Plt: v/s John Cooly, deft. the plt: defaut: the deft: Producinge several accompts from the plt: Which beinge Examined, the Court did order that a Non Suite should be entred against the st. Plt: & to pay Cost of Cut.

Fredrick gysbersen, plt: v/s John Garland, deft: It is ordered that the Plt: shal deliver to this deft: a general accompt from first to Last of all their deleing one Wth another.

Mettie Wessells, Plt: v/s John Garland, deft: In an action of debt. The Worshipp!! Court did order (Wth the Consent of both parties) that this difference should be Left to Indifferent prons, to Wth end they made Choize of M. Jeronimus Ebbinge & M. Gelyn Verplank, Which Persons



are to View & Examin the accounts of both Parties, and iff possible to Compose the difference & to make their Returne to this Court, the followinge Court day.

George Canidal, Plt: v/s Manique Lyntie, Deft. the deft: 4th defaut. the plt: declares that this deft: is Indebted unto him as appeares by accompt the summe of £37: 12: Wampum, for Wth he Craves Judgem^t Wth Costs of Court. This Worshipp¹¹ Court did order that Judgement should be entred against the deft: for the Paiment of the s^d debt, Wth Cost of Court.

28th of this Instant Jann? graunted an Execution uppon this Judgement. Capt. John Manning, Sheriff, Plt: v/s George Canidal, deft. The Plt: Represented to the Court that this deft: Contrary to the Lawes of this Governmt: had bought apparel from Sould. The deft: acknowledged his fault, but declares that it was done by his Wife, unknowne unto him. The Worshipp!! Court did Condemne the deft: in a fine of ffiffty gild. Wampum, Wth Cost of Court.

Mde Judith Stuyvesant, pltf. v/s Ariaen Appel, deft. N. Bayard, pltf's attorney, demands from deft. the sum of 2315. 16. in zewant as per a/c, being balance of rent. Deft. admits, he owes so much by a/c, but says, Mr. Laval accepted to pay it, who owed him that amount, producing an a/c between him def! and said M! Laval; further says, that M. Stuyvesant has accepted M! Laval as her payor and discharged him deft. herein. Pltf's attorney replies, he was present, when M! Laval undertook to pay Mde Stuyvesant, whatever deft. should have to the good with him, but that no particular sum was ever specified: moreover says, he is yet satisfied with M! La Val for so much, as he undertakes to pay for the deft. The Worshipfull Court having heard parties, condemn the deft. to pay the demanded fl. 2315: 18. What regards the defts. claim against Mr. Laval, the said M! Laval undertakes to put in a written defence by the next Court day.

Jan Jansen van Breestede and Juriaen Jansen van Aweryck being sent for to Court, the W: Court proposes to them the necessity, that some persons may be appointed within this City for the inspection and counting of pipe staves, packing of meat and pork and they being asked to perform the said service, the same was accepted by them, and they have taken the oath in this regard at the hands of the W: Court.

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Nicolaes Meyer, pltf. v/s Anthony de Milt, deft. Deft. in default. Elizabet Juwel beinge sent for to appeare in Court to give reason Why she doth not depart this Towne, accordinge to the Tenure of the Courts order bearinge date the 19th of Nov^{br} last past. She Replyed that she could not depart by reason she was brought to bedd, but promised to depart in v^e month of march.

January the 11th 166. Att a Mayors Court held at New Yorck. Present Capt. Thomas de Laval, depty may; M. Oloff Stevensen, M. Jo: Laurence, M. Jo: d'peyster, M. Isaacq bedlo, AldEmen; Capt. Jo: Manninge, Sheriff.

John Garland, Plt. v/s W^m Abramsen, deft. In an action of Debt. Uppon the desire of the Plt: this actⁿ is put to an arbitration, to the following persons—To Wit, M! Isaac Bedloo, M! Johannes Van Brugh, M! Jeronimus Ebbing & M! Gelyn Verplanck.

William Abramsen, Plt: v/s John Garland, deft: In an act. of Debt. The Worshipp!! Court did order that this Case should be determined by Way of arbitration, to We end they made Choize of M! Isaac Bedloo, aldEn, M! Johannes Van Brugh, M! Jeronimus Ebbingh, & M! Gelyn Verplanck, We persons are to View & Examin the accounts of both Parties, & iff Possible to Compose the difference, & to make a Returne thereof to this Court:

Fredrick Gysbersen Vanden Bergh, Plt: v/s John Garland, deft: In an actⁿ of debt. The Worshippⁿ Court did order in this Case, as in the Precedent Case, of W^m Abramsen, in the same forme.

Mettie Wessels, Plt: v/s John Garland, deft: the Plt: defaut. The deft: aledged that the parties where agreed.

Jacob Kip, arrestant and pltf. v/s Elsie van Reuvecamp, arrested and deft. Pltf. demands from deft. fl. 252 zeawant accord'g to obligation and account book. Deft. acknowledging the debt demands some delay. Parties being heard by the W: Court, they condemn deft. to pay said fl. 252 in zewant and give her a delay for the space of 3 weeks on giving sufficient security. Ady, as above.

George Cobbet, Plt: v/s Abram Carpyn, deft: The Plt: declares that he delivered to this deft: a Parcel of flax for to spin to this plt use, Wth Likewise by this deft: is performed, and hath brought the thread to

the Weavers, to be Woven from Whence the st. Linnen is taken by the Sherif to serve an Execution uppon, he had agt the st deft: and therefore this plt: humble desires Restitution of the Linnen. The deft: Confesses the same. The Court did order this deft: to make Satisfaction to the Plt: for the flax he Received from him, & to pay the Charges of Court.

Whereas Anthony de milt hath sworn the Peace against Abram Carpyn & his Wife, it is this day ordered that in Case the sd Carpyn or his sd Wife, shall molest the sd de milt either in Words or actions, that they shall be bound to give in security for their good behavior or otherwise goe to Prison.

The petition of Abram d' La Noy being considered and read in Court, requesting in substance, that this W: Court will be pleased to admit him as Schoolmaster within this City, and to grant certificate of privilege thereof. It is apostilled as follows:—The petitioner is admitted as Schoolmaster within this City, on condition, that he submit himself to the orders of this Court, already enacted or to be enacted herein.

John Rider, Plt: v/s Jacob Kip, deft: The plt: declares that this deft. is Indebted to him the summe of fl. 225. Wampum for W^{ch} this deft: made promisse of Paymnte for the account of Titus Sigus, for W^{ch} this plt: desires Judgem! Wth Cost of Suit. The Worshippful Court haveing heard both parties doe order that the deft: shal make payment to this plt: the s^d summe of fl. 225 Within the space of 8 dayes Wth Cost of Court.

Lourens holst, Plt: v/s Stoffel Van Laer & his Wife, Deft. In an act. of assault & Batterie. The plt: makinge his Compl! it is ordered that the Coppy thereof should be delivered to this deft:, and that this deft: shal make their answer to the same the next followinge Court day.

John Hawkins, Plt: v/s Allard Anthony, deft: In an action of debt. The deft: Remaininge defaut, the Court ordered that Notice should be given to this deft: for to make his appearance in 14 dayes time or otherwise that Judgement should be entred against him.

Jan Jansen Langedyck, pltf. v/s Jan de Witt, deft. The deft. 1. default.

The petition of Cornelis Clopper, as attorney of his mother in law Grietie Gerrits, being considered and read in Court, setting forth in substance, that he had, pursuant to the W: Courts order of the 7 May last, now settled with Huygh Barentsen, who by balance is indebted to him

the sum of fl. 723 zewant and requesting, that he, the petit, may be preferred in the attached goods for the payment of the aforesaid sum of f. 723 whereas it arises from rent due. The W: Court decided and ordered, that petit, shall be preferred on the attached goods of Huygh Barentsen for so much, as is justly due to him, pltf., for rent to the time, that M: Balthazar de Haert obtained execution agst said Huygh Barentsen and no further.

This date it is ordered by the Mayor in the matter of M. Balthazar d'Haert ag'st Huygh Barentsen that the Sheriff shall put in execution the judgment dated 8th January 1667 and it is resolved not to hear any more of the matter in the Court, before the execution shall be fulfilled.

It is this day ordered, that from hence forth, no Burger of this City shal be arrested by any Person or persons Whatsoever, but all actions ags. Burgers, shal be brought in Court by summons, except they doe not appeare uppon Summon, the first Court day, then it shal be Lawful to arrest any such Burger by Writ—as alsoo in Case it shal be made appeare that any such Burger doe intend to depart, or to Convey his goods into some other place, Without this Corporation of New York.

March the 3^d 166⁷d. Att a Mayors Court held at New York. Present Thomas de Lauall Esq., depty Mayo!; M! Oloff Stevensen, M! Jo: Laurence, M! Jo: d'peyster, M! Isaac Bedloo, Aldermen; Capt. Jo: Manning, Sheriff.

John haukins, Plt: v/s Allard Anthony, Deft: The Plt: declared that this deft: is Indebted unto him the summe of fl. 252 Wampum, for a debt W^{ch} was due to this plt: from Taelman. This Court haveing heard both Parties did decree that this deft: should make Payment of the s^d Monny W^{thin} the space of one month, and did order that M^{tris} hawkins should make an assignment to the deft: of Certaine Bill she hath in hur hands from the s^d Taelman to Ely Douty.

W. Smith, Plt: v/s Charles hatsall, deft: It is ordered that the deft: should make his answer to the Plt declaration the first ensuing Court day.

Richard Morris, Plt: v/s Pieter Wolfersen, deft: It is ordered that the deft: should make his answer to the Plt declaration the first ensuing Court day.



Richard Morris, Plt: v/s W. Smith, deft: the deft: desires time to answer to the Plt declaration. the Court did graunt him time til the first ensuinge Court day.

M! Thomas de Lauall, Plt: v/s Sam: Smith, Deft. It is ordered that the deft: shal make his answer to the Plt! declaration at the first Ensuinge Court day.

M: Thomas de Lavall, Plt: v/s Abraham Keeling, deft. It is ordered as above.

M! Thomas de Lauall, Plt: v/s Thomas Barne, deft: It is ordered as above.

M! Thomas de Lauall, Plt: v/s John heytor, deft: It is ordered as above.

M. Thomas de Lauall, Plt: v/s Thomas Davis, deft: It is ordered as above.

M! Thomas De Lavall, Plt: v/s Simon Joanes, deft: It is ordered as above.

Tho: Bredon by his Atturny W. Dervall, Plt: v/s John Garland, deft: It is ordered as above.

Jan Hendricx van Gunst, pltf. v/s Abel Hardenbroeck, deft. The W: Court having heard the arguments of parties order, that the deft. shall make up the fence in question, so that the pltf. may not hereafter suffer any damage thereby.

Thomas Salter of Jamaico, Plt: v/s William Smith, Deft: In an actⁿ of Trespass. It is ordered that Wth this action should be suspended, until a Court of admiralty shall be Called by the Govⁿ special order, and in the meane While the arrest & Bayle against the s^d deft: is to stand good.

Thomas Salter of Jamaico, Plt. v/s Abraham Keeling, Thomas Barne, John Heytor, Thomas Davis, Symon Joanes, Sam: Smith, defter in an Acter of Trespasse. This Defter Produced an order from Govern! to this Court, to suspend Wth this action, until a Court of admiralty should be called, for the hearing & determining of this Case, and in meane While Capter Richard Morisson declared in Court that he Would Remaile Baile for the defter according to the Tenure of the std order.

Tho: De Laual, Plt: v/s Jan Van Bremen, deft: the deft: 1. defaut. ffredrik Gysbersen, Plt: v/s John Garland, deft: the deft: 1. defaut. Lodewyk Post, Plt: v/s Denys Isaacksen, deft: the deft: 1 defaut.

John Sharp, Plt: v/s Immetie Volchersen, deft: the def! 1. defaut. Huygh Barentsen, Plt: v/s Abram Carpyn, def!. the def! 1. defaut.

Allard Anthony, Plt: v/s Nicolas Bayard, deft: the def! Desired a Coppy of the Plt! demands. the Court Did order that the def! should have a Coppy thereof.

Jan Jansen, Plt: v/s Jan de Vries, deft: the deft: 2: defaut.

Capt. Jo: Manninge Sheriff, Plt: v/s Jacob Teunissen, def: the deft. 1. defaut.

This day the W. Court decree, that M. Balthazar de Haert shall be bound to pay Willem Abrams the fee, which the jury earned in the case between said d'Haert as plts. against Huygh Barents, deft., dated 18th. Xb. 1666 and such an a/c of sd deft.

Att New Yorcke this 10th of March A? 166. At a Mayors Court. Present Thomas de Lavall Esq., Depty Mayor; M. O. Stevensen Cortlant, M. Jo Lawrence, M. Jo de Peyster, M. Isaacq Bedloo, Aldermen; Capt John Manning, Sherif.

Thomas Breden by his atturny W. Derval, Plt: v/s John Garland, deft: The def! appeared in Court and Confessed a Judgem! to the use off the Plt: in the summe off Sixty Seuen pounds three shill. and six pence in monny Currant of New England to be paid in Boston in Wheat at monny Price, or else in Bever at monny Price, for w. debt this def! desired of this Court Prolonginge of time towards the Payment thereof. This Worshippful Court did order that this def! should make Payment of y. debt to this Plt: the one halfe within the space of Eight dayes, and the other halfe Within the space of three months next ensuing the date hereof.

M! Paulus Leendersen van de Grift and M! Allard Anthony, pltfs. against Jan Bastiaensen, deft. The W: Court having heard parties order (with free consent of parties), that the case shall be referred to impartial arbitrators and to this end the W: Court elects Thomas Hal, Egbert Woutersen, Jan Langestraet and Cornelis Aertsen, who are hereby authorized to hear the matter in question argued by parties after examination, to decide this if possible, to reconcile them, and to report their conclusion to the W: Court on the next Court day.

Fredrik Gysbersen Vanden Bergh, Plt: v/s John Garland, def: in

an action of debt the summe of fl. 303: 12. By this Worship!! Court being heard the Debats off both Parties, It is ordered that this def: should make Imediat Payment to this Plt: of the summe 125 gls seawant, & to give in security Not to Depart this place before the Remainder of the debt be Paid.

W. Smith, Plt: v/s Charles hatsal, def: Uppon the desiere off the deft atturny it is ordered by this Court that the Plt: should deliver to this def! the Coppy of the Bill of debt.

Richard Morrison, Plt: v/s Pieter Wolfersen, deft: the deft: Remaineth for the Second Court day defaut.

Richard Morrison, Plt: v/s John Garland, def: the def: 1 defaut. Richard Morrison, Plt: v/s Susanna Verplanck, deft: the def! 1. defaut.

Richard Morrison, Plt: v/s W. Smith, deft: the def: Remaineth for the second Court day defaut.

John Sharp, Plt: v/s Immetie Volckersen, def: the def: Remaines the 2^d Court day defaut.

Ann Broadhead, Plt: v/s Reynier Vander Coele, def:: In an act. of debt. this action to be tryed the next ensuing Court day.

The Secret, Nicolaes Bayard makinge Compli: that the fee Web is allowed for sellinge of goods at a Publicq outcry Will not satisfy the Losse weh he doth susteine by Receivinge & telling out of the Wampum & therefore desiered that the fee might be advanced, Whereuppon this Court made this followinge order. Whereas Complaint was made to this Court by our Secret? Nicolaes Bayard that the fee of five p. C. W. was allowed him for the Selling of all goods, at a Publicq Sale or outcry, Would not Satisfy the Losse Wth he doth Susteine by Receivinge & tellinge out of the monny of the sd Sales etz: Therefore Wee the Mayor & Aldermen of New York, doe order by these presents, that the sd Nicolaes Bayard shall bee allowed from henceforth off all goods, howses, Vessells, or Marchandizes that shal be sold Within this Citty or the Suburbs thereof, at a Publiq Sale or outcry, Videllez: of a House or Vessel or any other goods or Marchandizes that shall be sold in one parcel & not exceed the summe of fl. 500: shall be allowed for his fee eight of the hundred. But in Case it shall exceed the s⁴ summe of fl. 500, there shall be allowed 5 p! Cento & no more.

Tho: d'Laval Esq, Plt: v/s Reynier Vander Coele, def: It is ordered that Wth this Case should be Suspended until the Next ensuinge Court day.

Denys Isaacqsen, Plt: v/s Gerrit Cornelissen, deft: the deft: 1 default.

Tho: Wandel, Plt: v/s John de Vries, deft: Uppon hearinge off both Paties this Court did order, that the deft: should deliver up the Plt! Boat to this Plt: besides the £0: 6: 8 W. this Plt: Paid to this deft: W. Costs of Court.

John Rider, Plt: v/s Reynier Vander Coele, deft: Uppon hearing off both Parties, this Court did order that the deft: should pay to this Plt: a halfe Bever, besides the Courts Charges W. this Plt: disboursed in this action at Esopus W. Cost of Suit.

Reynier Vander Coele, Plt: v/s Balthaz! de haert, deft: It is this day ordered, that M! Johannes de peyster & M! Isaacq Bedloo, should be Prysers of the goods Wth this deft: hath in Pawne from Plt: & that the two mares of this Plt: at Bergen in New Garsie shal be Sold towards the Paiment of the debt Wth this Plt: is Indebted to the deft.

Allard Anthony, pltf. against Nicolaes Bayard, attorney of Augustine Herrmans, deft. Pltf. demands from deft. fl. 319. 12 payable in tobacco at 6. stiv. the lb. according to obligation of Augustine Herrmans and acceptance of deft., as his attorney. Deft. says, that according to note, he can pay the last day of this year A° 1667., when he doubts not, the tobacco will be ready. He demands some delay. The W. Court condemns the deft. to pay the debt demanded, according to obligation on the last day of this year 1667.

Tho: d'Laval, Plt: v/s Abram Keeling, Sam Smith, Tho: Barnes, John Heyter, Tho: Davis, Simon Joanes, Deff^{ts} The Atturny of the Deff^{ts} Richard Morrisson, desieres that the Plt: shal give a Coppy of the Several accompts of these deff^{ts} The Plt: declares to be Willing to the Proposal of the s^d Morrison for to deliver them Coppyes of their several accompts.

Jan Jansen, Plt: v/s Jan Jansen de Vries, Deft: The dest: 2 defaut. It is ordered that this Dest: shal be arrested to Court by a Writ.

Capt^a John Manninge, Plt: v/s Jacob Teunissen, defft: The deft. 2 default.



On this day the 12th of March 1663 did Reynier Van der Coele of Esopus appeare before the deputy Mayor, Tho: de Laval and Confessed a Judgem! to the use & behoofe of M! Balthazar de Haert, Marchant of New Yorck, to the summe of two thousand three hundred & fourty eight gild! to be paid Within the space of six months here at New Yorck With good Clean Winter Wheat at five gild! a Schippel as more at Large may appeare by a Instrument und! his owne hand.

19. March, did Thomas martin of New Towne Confesse a Judgemt: to the use of Jan gerritsen d Vries, to the summe of fl. 111. Wampum & Charges of Court.

April the 7th, 1668. Att a Mayors Court held at New Yorke. Present Thomas de Lauall, Esq!, depty M!; M! Oloff Stevensen, M! Jo: Lawrence, M! Johan: depeyster, M! Isaacq bedloo, Aldermen; Capt. Jo: Manning, Sheriff.

William Smith, Plt: v/s Charles Hadsall, deft: The Plt: declares that this deft: is Indebted unto this Plt: for Wages the summe of 20: lb 08: 00: in Silver Coyne, & no other spetie accordinge to a bill under his hand, for Wth Debt: this Plt: humbly Prayeth this Court Wil be Pleased to passe Judgemt: agst this deft: Wth Cost of Suit. The Jury brought in their Verdict and found for the Plt: Wth Cost of Suit. Uppon the Petition of the deft: this Worshippful Court Graunted an arrest of Judgemt: for three Court dayes.

JURIES.

Tho: hall, Form: Peter Winster, Christoffel hoog!, Gelyn Verplanck, Gerrit V. Tright, Michiel Tadens, John Lawrence, Walraven Claerhout, Tho: Mayor, Dirck Van Clyff, John Cooly, Jo: damrill.

Paulus Leendersen and Allard Anthony, pltfs. against Jan Bastiansen, deft. The arbitrators authorized by the W. Court on the 10th March last entering deliver their award, which is approved by Paulus Leenders, and Jan Bastiansen, but rejected by Allard Anthony, who declares, that he is much aggrieved and wronged by said award. The W. Court grant Allard Anthony postponement until next Court day to appeal from said award or to approve thereof.

Tho: d'Lavall Esq!, Plt: v/s Abram Keelinge, Sam: Smith, Tho. Barnes, John Heytor, Tho: Davis, Simon Joanes, Deft! in Several actions

of Debt. This Worshipp!! Court (With the Consent of both Parties) have thought Fitt, & doe order that these several Causes should be determined by Way of Arbitration, and to that end they made Choize of M! Isaacq Bedloo Alderman & M! Johannes Van Brugh to be arbitrators, W! Full Pouwer & authority, that in Case the s! arbitrat! see Cause, to make Choize of a third man to be umpire, W! said persons are to View & Examin the accompts, & to heare the debatts of the several Parties, and if possible to Compose & Decide the Differences and to make a true Returne of their Transactions the next ensuinge Court day.

Patrik Hayes, Plt: v/s Samule Smith, deft: In an actⁿ of debt to the summe of fl. 110. seawant. This Worshipp^{ll} Court haveinge heard the debatts of both Parties, and the Testimony of M! Crafford, doe decree that the deft: shal Pay to this Plantive the summe of fl. 100 Wth Cost of sute.

Patrik Hayes, Plt: v/s John hayton, deft: in an act. of debt to the summe of f. 12: 4 sewant. Uppon hearinge of both Parties, this Worshipp. Court did decree that the s. def! should pay the s. debt of fl. 12. 4: sewant W. Cost of sute.

Patrik Hayes, Plt: v/s Thomas Davis, deft: in an actⁿ of debt to the summe of fl. 23: 12 sewant. This Worshippⁿ Court uppon hearinge of both parties did decree & order that this [Deft] should make payment of the s^d fl. 23: 12 Wampum Wth Cost of suite.

Patrik Hayes, Plt: v/s Simon Joanes, deft: In an act. of debt to the summe of f. 32: 2 Wampum. Uppon hearinge of both parties this Worshipp. Court did decree that the deft: should pay the sd summe of f. 32. 2 seawant W. Cost of sute.

Egbert Meyndertsen, pltf. v/s Thomas Verdon, deft. In this cause in question the W Court selects as arbitrators Sieur Paulus Leendertsen van de Grift and Fredrick Philips to make ocular inspection of the land and if possible to reconcile parties; if not to report to the W. Court.

John Damrill, Plt: v/s Jacob Deumissen alias d'Looper, dest: The plt: declares that this dest: is Indebted unto him to ballance of accompts f. 34. Wampum for w^{ch} debt he Craves Judgem! ag* the s^d dest. The des! Confesses the debt, and prayeth for prolonging of the time of paym! This Worshipp!! Court doe decree that the s^d des! shall pay the s^d f. 34. Wampum Within the space of 5 Weekes Wth Cost of suit.



Thomas Eston, Plt: v/s Abram Keelinge, deft: in an actⁿ of debt. The Worshipp¹¹ did order that With this Case should be suspended until the next ensuing Court day.

— Wessells, Plt: v/s — Isaacqsen, deft: Uppon hearinge of both parties this Worshipp¹¹. Court have thought fitt, & do order that in Case the Plt: Mettie Wessells doe sweare that she lett out the howse in question, to this deft: no more but for one Yeare; that then this deft. shall Leave the s⁴ howse the first day of May next ensuinge, and pay Cost of suit.

Marginal Note: On the 16th April has . . . taken the Oath at the hands of Mr. Olof Steven. Cortlant.

John Sharp, Plt: v/s Immetie Volckers, deft. In an actⁿ of Debt to the summe of f. 16 sewant. Uppon hearinge of both Parties this Worshippⁿ. Court did decree & order that this deft: should make payment off the s^d debt of f. 46. sewant Wⁿ. Cost of suit.

Capt. John Manninge, Plt: v/s Thomas ffrancen, Karman, deft: The Plt: presented to the Court that this deft: did demand & Receive more, for Kartinge of goods Within this Towne, then the Court doth allowe by their order bearinge date the 11th of June 1667. M! John Lawrence declared in this Case that the Deft made himself pay in fowre fraights five gild. more than his due. This Worshipp!! Court doe Comdemne the deft: in a fine of fl. 12:—as also to Restore the overplus of the monny he Received from M! Laurence, and pay the Costs of Court. From the nomination of Overseers of Fences and Highways, the W. Court again elect as Overseers

M. Thomas Hall, flocke Jansen, Gerrit Hendricx.

Richard Morrison, P!t v/s Pieter Wolfersen, def! the def! 2.d defaut.

Richard Morrison, Plt: v/s John Garland, deft. the deft: 2 defaut. Richard Morrison, Plt: v/s Susanna Verplank, deft: the Deft: 2 defaut.

Richard Morrisson, Plt: v/s W. Smith, deft: the deft: 3. defaut.

Mary Gosens, Plt: v/s Abel Hardenbroeck, deft. the deft: 1
defaut.

Anna Smiths, Plt: v/s Dirck Van Clyff, deft. the Plt: 1. defaut. Denys Isaacqsen, Plt: v/s Pieter Simkam, deft. the deft. 1. defaut. Thomas Walton, Plt: v/s John Sharp, deft: the deft. 1 defaut.

Att a Mayors Court held at New York this 28th of Aprill A? 1668. P'sent Capt Tho: d'Lauall, Depty May!; M! O' Stevensen, M! Jo Lawrence, M! Jo de Peyster, M! Is Bedloo, Ald'men; Capt John Manninge, Sherif.

Thomas Exton, Pit v/s Abraham Keelinge, Def! The parties both defaut.

Jan Ariaensen, Carpenter, Pit v/s Reyntie Pieters, Deft This Worshippful Court have thought fit and doe order that yt Cause should be determined by way of arbitration, and to that end, they made Choize of Mt Johannes Van Brugh & Jeronimus Ebbing to be arbitratin, Wt said persons in yt presence of J. d'peyst are to View & Examain the accompts, and to heare the debatts of both parties, and if possible to Compose & decide the difference, and to make a true Returne of their Transactings the next ensuing Court day.

Patrick hayes, Plt: v/s Thomas heming, deft: in an act^a of debt to the Summe of fl. 88. Uppon hearing of both Parties this Worshipp^a. Court, did decree and order, that this deft: should pay the s^a debt of fl. 88. Sewant W^a Cost of suit.

Thomas Carr, Plt: v/s Thomas heming, deft: In an actⁿ of debt to yⁿ summe of fl. 50. This Worshipp¹ Court, haveing heard both p^rties, doe decree & order that this deft: shal pay the s^d debt of fl. 50 sewant, Wⁿ Cost of suit.

Adriaen Van Laer, Plt: v/s Jurian Jansen Kuyper, deft: The plt: demands of this deft. fl. 250. Wampum, being for howse Rent, for W^{ch} the plt: Craved Judgem!: of y^e Court Wth Cost of suit. The deft: Confessed the debt. This Worshipp!! Court haveing heard both p'ties, did decree & order that this deft: should pay the s^d debt With Cost of suite Within the space of Six Weekes after the date hereof, and further that the deft: shall Continue in the plt! howse for one yeare Longer, provided paeyinge the Rent every quarter of the Yeare, according to Contract.

Richard Morris, Plt: v/s pieter Wolphersen, deft. the deft. defaut.



Richard Morris, plt: v/s Jnº Garland, deft. the Plt: desired a suspence of this action & the deft: Remained defaut.

Richard Morris, plt: v/s Susanna Verplanck, deft: the deft: Remained default & the plt: desired a Suspence in this action.

Richard Morris, Plt: v/s W. Smith, deft: the deft: Remained Defaut and this Plantive desired a Suspence in this action.

Nicolaes Jansen Backer, Plt: v/s Gerrit Cornelissen, deft: the Parties defaut.

Dirck Vander Clyff, Plt: v/s Allard Anthony, deft: the deft: 1. defaut.

Mary Van Hoboocken, plt: v/s Allard Anthony, deft: the deft: 1.

defaut

Tryntie Jurraens, plt: v/s Tryn Van Campen, deft: both parties defaut.

Allard Anthony, pltf. v/s Jan Bastiaensen, deft. Secretary Bayard reports, that the pltf. wishes to recall his action, as he is now resolved to approve the award dated 14th March past according to order of the W: Court dated 7th inst. and to perform his part. The W: Court order parties strictly to observe said award.

M' Evert Pieters appearing requests the W: Court to allow him something for the service performed by him as Precentor to this date and also for the future. The W: Court promise to speak hereof to the Honbie Governor.

28 April. Issued forth a Warrant of Execution against the Goods and Chattels of Charles Hattsal towards the satisfying of a Judgem! of Court, bearinge date y of April Last past at the suite of W. Smith.

Att a Special Court held at New Yorck the 17th of May 1668.

P'sent Capt Tho: Willet, May!; Capt Tho: de Laual, M! O. Stevens, M! Jno Laurence, M! Isaacq Bedloo, M! Johannes d'Peyster, Ald'men; Capt Jno Manning, Sherif.

Johannes Luyck, plt: v/s Gabriel Thomsen, deft: The plt: demands of this deft: fl. 40. in Silver, for the Remainder of this deft! & his Sisters passage from holland. The deft: Replyes that he paid for fraigt of himselfe & his Sister fl. 120. in Silver, and saith further that he was agreed to pay 40. glds more in Case he & his sister should be entertained, in the Cabbin, Wch he hath not enjoyed, and therefore, saith that the sd fl.

120. is in payment of the ful passage. After some Depats, did both parties Mutually agree that this deft: should pay the plt: for the passage of him & his sister fl. 160. in Bevers: Provided that the plt: should restore to the deft: the s^d fl. 120. in Silver Coyne. Whereuppon this Court did order that the Courts Charges should be paid Equally betwixt both parties.

May the 19th 1668. At a May! Court held at New Yorck. Present Capt Tho: Willet, Mayor; M. O. Stevensen Cortlandt, M. Jo. Laurence, M. Jo dePeyster, Ald'men; Capt Jo: Manning, Sherif.

John Adriaensen, plt: v/s Reyntie Pieters, deft: It is ordered that the arbitratⁿ the Last Court day appointed in this Case, should give in their award, the next ensuing Court day.

Rich: Morris, Plt: v/s John Garland, deft: the plt: atturny moeved for a Suspence in this Case until the ensuing Court day. The Worshipful Court, allowed the same.

Richard Morris, plt: v/s Susanna Verplanck, deft. the plt atturny moeved for a Suspence until the next Court day and if allowed of by the Worshipp. Court.

Richard Morris, Plt: v/s William Smith, deft: The Sherif declared that this action is taken up by the plt:

Richard Morris, Plt: v/s Pieter Wolfersen, deft: the Plt: declares that this deft: is Indebted to this plt: the summe of eight Bevers, for Wth the st plt: desired Judgemt: of Court agst the deft: Wth Cost of Court. The deft atturny hendrick Obe, Confessed the debt and Replyes that he in the behalfe of the Deft: made profer of payment to the plt: but Was not accepted of by the plt: prays therefore that the Charges of Court—to be paid by the Plt. This Worshipp!! Court haveing heard the debatts of both Parties, did Decree & order that this Deft: should pay the debt Wth Cost of Suite.

Mary Gosens, Plt: v/s Jacob Teunissen Looper, Deft: the plt: Demand of this Deft: by Bill & account fl. 129. Wampum, Wth Cost of suit. Uppon hearing of both Parties, this Worship!! Court did Decree & order that this deft: should pay the st debt of fl. 129. With Cost of suite, deducting out of the same What he shall make appeare to have satisfyed uppon the st acct:

Dirck Von Clyf, Plt: v/s Allard Anthony, deft: the plt: Demands

of this Deft: fl: 76. hollants monney. the deft: Desired time, until the ensuing Court day to answer the sd demand, Wth this Worship! Court did graunt him.

Mary Van Hoboocken, Plt: v/s Allard Anthony, deft: The plt: desired that this deft: might be ordered by this Court, to deliver up an acct: of the goods sold by this deft: to the use of this Plt: of Tho: Bushil. The Deft: made Promise to deliver up the acct: the ensuing Court day.

John Van Gelder, plt: v/s Jacob Teunissen Louoper, deft: the plt: Demands of this Deft: the summe of fl. 18. Wampum With Cost of suite. Uppon hearing of both Parties this Worshipp! Court did order the Paym! thereof With Costs of Court.

Laurens de Silla appearing in Court represents, that there is some difference of a/c between him and the honble Mayor M. Thomas Willet and whereas he, the petit, is now about to depart for Holland, therefore he requests this W: Court to be pleased to appoint some persons to examine sd a/cs, so that the question may be disposed of by arbitration. The Mayor answers, that he can not wait at present as he is about to leave for New England. The W: Court order the cause to be suspended to the return of the Mayor.

The petition of Huygh Barentsen being considered, which requests in substance, that he may be allowed to deduct the fl. 1357. 16. sewant, which he had lately found from his memorandum book to have paid to M. Balthazar d'Haert in diminution of the debt allowed said d'Haert according to judgment dated . . . On question it is apostilled:—The petitioner having paid the fl. . . . in deduction of said judgment, his request regarding the fl. 1357. 16., w^{ch} he asks may stand good, shall then be sent to a jury.

Tho: Berriman, Pt v/s Mary Naylor, Def. The deft in defaut.

Uppon the Complaint of Hendrick Willemsen, baker, made against Anneke Smiths. This Worshippful Court did order that the Sheriff should put the Judgem! and Order of this Court bearinge date the 24 Aprill A° 1666 for Execution, By ordering one of the Carpenters of this Citty to finish the Watercourse accordinge to the Tenure of the sd Order, When beinge finished to seize uppon soo much of the good & effects of the said Anna Smiths, as shall satisfy the Charges of the sd Worke, together with the Courts Charges allowed by the Lawes of this Governm!

23^d May. This day Pieter Wesselsen, carman, was ordered to count some brick belonging to Huygh Barentsen de Kleyn and to cart the same from the house, heretofore occupied by s^d Huygh Barentsen and to deliver them to M! Balthazar de Haert in part payment of his debt, and it is found as followeth:—

June 2^d 1668. Att a May. Court held at New Yorke. Present M! O. Stevensen Cortlant, Depty May!; M! Jo Laurence, M! Jo de Peyster, M! Isaacq Bedloo, Ald'men; Capt Jn. Manninge, Sherif.

William Urgent, Plt: v/s Jnº Ashman, deft. in an act of Disfamation. The Complayn!: Declares that this Deft: hath reported uppon Longe Island, that this Plt: was a fugetive from Maryland Where he had bene a servant and that he Was Run away from his master, and that this plt! Wife. Was the Wife of his M! in Maryland etz: for Wth Disfamation this plt: Craves Justice agst the Deft: The Deft: Produced a Testimony from Corpor! Rosse Who declared that in April Last as he Came from Sevorne there came a hue & Crye after W. Urgent, Who had Run away With another mans Wife, and that at Cant Island he had broken open a Chest and had stolen some golden Rings out of it: Whereuppon another Hue & Crye was sent after him, and that he deposant had Instruction from Capt" Collier & Capt" Tho: Howel Justices of the peace there, to apprehend the st W. Urgent. As alsoo a deposition of Tho: Adaniel, who declared that he heard of W. Urgent that the Gov!: of after Cull married him by the way as he & his wife Came from Mariland. The Pl: produced two Witnesses Wth name Patrick haves & Wander Wessels Who declared That they Knew the plt: to be a freeman & housekeeper in Maryland now bout 2 yeares and that this plt present Wife, was a Serv!: to this plt. This Worshipp! Court did order that this Case should Come to tryal this day a fourtnight, in the meane While the deft: is to give in security to answer the s.d suit.

John Adriaensen, plt: v/s Reyntie Pieters, deft. the deft: Defaut. It is ordered that the Deft: should take out a Coppy of the Plt: Declaration, & answer to the same the next Ensuing Court day.

Dirck Van d' Clyf, Plt: v/s Allard Anthony, deft: the Deft: defaut. It is ordered that the deft: shal answer to this action the next Ensuing Court day.

Marretie Van Hobooken, Plt: v/s Allard Anthony, deft: the Deft: Defaut. It is ordered, as in the aforestandinge Action.

Tho: Berriman, plt: v/s Mary Nayler, deft: in an action of debt. Whereas the debt doth proceed from the deft! husband, and she beinge Sequestered as it is made appeare by M. Jn. Rider. This Worsh. Court doe therefore order that a Non Suite should be Entered ag! the Plt.

Edward Shackleton, plt: v/s Jnº Barker, deft: in an act. of Debt: It is ordered that this plt: shal make appeare how the debt he pretends to be due unto him from the deft: was become to be due unto him. Whereas the plt: Contracted for the debt Wth another man.

Frans Jansen, pltf. v/s Johannes Verveelen, deft. Pltf. demands from deft. three beavers and requests, that he may be allowed to receive them out of the sewant belonging to the deft. attached by him. The deft. admits the debt. The W: Court condemn the deft. to pay the debt, or in default thereof, the pltf. is allowed to take his pay out of said sewant at such price as shall be considered fair by impartial persons; with costs.

Mettie Wessels, pltf. v/s Denys Isaacqsen, deft. The W: Court refer parties to Adolf Pietersen and Jan Hendricx van Bommel, who are hereby requested and authorized to inspect the work done by the deft. in pltfs. house, if the same can properly be brought by deft. in deduction of the rent, and if possible to reconcile parties; if not to report to this W: Court.

Jnº Sharp, plt: v/s W. Smith, deft: now in New England. The plt: declares that this Deft. is Indebted to this plt: fl. 500. Wampum and Whereas the deft: hath absented himself from this Towne, this plt: hath attached the goods of this deft: now in the hands of Patrick Hayes, desiringe Judgemt: agt the same. This Court doe approve of ye arrest & order yt the same shal stand good, and order that the Sherif shal take the st attached goods into his Custody.

Captⁿ John Maninnge, Plt: v/s Denis Isaacqsen, deft: The plt: presented to the Court that the deft: hath broken the peace of his Majesty in

assaulting & beatinge Hendrick Van Dyck & his Wife in their owne house etz. The Deft: Denyes the same. The Court ordered that this Case should be determined the next Court day, and ordered that the plt: should bring in his Wittnesses to Wit the s.d Van Dyck & his Wife, W.h are allowed to stand good As Wittnesses ag. the deft.

Richard Morris, plt: v/s Jnº Garland, deft: the Plt: atturny Jnº Rider desired that the action should be taken up.

Richard Morris, plt: v/s Susanna Verplanck, deft. the plt atturny desired this Case to be taken up.

Poulus Leendersen, plt: v/s Pieter Jacobs Marcelis, dest: both defaut & agreed.

Jacob Anthonissen, plt. v/s W^m Shackerly, deft. the deft: 1. defaut. Mary Gosens, plt: v/s Abel Hardenbroeck, deft: the deft: Defaut. Tho: Exton, plt: v/s Abram Keeling, deft: the deft: defaut.

The Court having read and considered the petition of Johannes Verveelen, ferryman, and the remaining inhabitants of New Haerlem, setting forth in substance and complaining, that the road by Spitenduyvel is used by travelers, whereby the fences there are thrown down and broken to the great injury of the Commonalty in general, whilst their cattle very often leap over them, but more especially to the prejudice of the Ferryman; redress of which they request. The W: Court, after communication with the Governour, order as follows:

Whereas information is received by the W: Court, that among others also one John Barcker has passed with a great number of cattle and horses over the Spytenduyvel, Therefore the W: Court order that sd Barcker shall pay the ferry money of all horses and cattle conveyed by him over the Spytenduyvel, whilst the Ferry has been at Haerlem, which Ferry money the petition. shall employ for the repairs of the fences on Spytenduyvel aforesaid; And the Ferryman is in like manner expressly ordered and charged to finish the house and corall according to his engagement at the earliest opportunity, on such penalty, as the Court shall find proper.

On this day, the 9th of June 1668: Issued forth a Warrt of Execution agst Thomas Davis Simon Joanes Samuel Smith & John Heytor for the fees of John Sharp atturny in the behalfe of the P^{tt} due to him by a Judgem^t of this Court bearing date the 7th of April last past.



June the 9th 1668: Att a Mayors Court held at New Yorcke. Present Tho: de Laval Esq!, Mayor; M! O Stevensen, M! Jno Laurence, M! Jno d'Peyster, M! Js. Bedloo, Ald'men; Capt Jno Manninge, Sherif.

Jan Adriaenz, pltf. v/s Reyntie Pieters, deft. Deft. in default. The W: Court grant deft. 14 days time to come and defend himself.

Dirck van Clyff, pltf. v/s Allard Anthony, deft. Pltf. as attorney of Arent Jans Moesman demands fl. 75 hollands from deft., with costs. The Wors: Court refer parties to Sieurs Johannes Verbrugh, old Alderman and Jeronimus Ebbingh, who are hereby authorized to examine the a/cs and to reconcile parties, if it be possible; if not to report to the W: Court.

Mary van Hoboocken, P^{it} v/s Allard Anthony, def! It is ordered, that the P^{it} should deliver Coppyes of the produced acc^{it} to the P^{it} whoe is to bringe in hur objections ag^{it} the same the ensuing Court day.

Mettie Wessels, Pit v/s Jno Garland, def! The defend! is ordered to bringe in his Contra Acc! the Ensuinge Court day, or by Neglect thereof that Judgem! shal be Issued ag! him.

Jan van Gelder, pltf. v/s Jacob Theunissen Looper, deft. In an action of defamation. Parties having been heard by the W: Court etz. they condemn the deft. to pay the fl. 18. zeawant in question with costs and in case the deft. directly or indirectly shall calumniate the pltf., he shall then be fined in a penalty of fl. 100 zewant for the Poor.

Mary Gerritsen, pltf. v/s Abel Hardenbroeck, deft. Pltf. demands from deft. fl. 31. 14. with costs. The W: Court having heard parties, condemn the deft. to pay the pltf. fl. 17. 10. sewant with costs.

Niclis Eads, Plt: v/s Josyn Verhagen, deft: in an act: of debt. Uppon hearinge of both p'ties the Court did decree that in Case Deft. did not redeliver to the plt: the Stockins W^{ch} the plt: left in hur Custodie, that she should make good & pay for the same fl. 20 Zewanp Wth Cost of Suit.

Patricke Hayes, Plt: & William Merrit v/s Charles hadsal, deft! in an act. on the Case. This Court uppon hearinge of both p'ties, did decree & order that the Deft: shall give the Plt: a new & authentique Obligation for the 14 lb Sterl: assigned ouer to these p! by W. Smith as alsoo to put in sufficient security for the Payment thereof here at New

Yorcke Within the space of one Yeare & Six Weekes next Ensuing the date hereof.

Edmond Withings, plt: v/s Tho: Rosse, deft: The plt: Remained absent.

Mr. Thomas de Laval reports, that some difference of accts. exists between him and the laborers at the Weigh-Scales of this City regarding their wages in carrying grain and piling deals and he complains, that because he will not accede to their wishes, but says he'll refer it to the Court, the Weighhouse laborers have refused to carry corn for his servant Joost Goderis. The porters of the Weigh house entering excuse themselves, that they had not so refused. The W: Court having heard the arguments of parties, decree that M! Laval shall pay for carrying his grain one stiv! per skepel zeaw! What regards the fl. 312 zewant for 104 days labor of Joost Goderis brought in, the aforesaid labourers are nonsuited therein and they are hereby allowed to collect from henceforth and receive as follows:—

John Rider, Plt: v/s John Garland, deft: in an act. Disfamation. The Complain! declares that this deft: on Last night came at this plt! howse, and Called this plt: hoore & Burthens hoore, & when this plt! Wife Would oppose him, this deft: did strike his plt! Wife in hur owne howse, Wherefore this plt: desiered Justice ag! the deft. John Risbel beinge Sworne in Court declares that he was present y! the deft: called the plt! Wife hoore and Kickt hur in hur owne howse. M! Wilkes declares Likewise the same. The def! Replyes that he was in drinke and Knew not that he had done any such thinge and that he was verry Sorrow for it, praying that this his fault might be pardoned him. Uppon hearinge of both Parties this Worshipf!! Court did order that this def! should be bound ouer to answer to this Action at Next Ensuing Court of Azzizes, and in the meanewhile to give in good Security for his good behaviour.

Jacob Anthonis, Pit v/s William Shackerley, deft both Parties defaut.

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Mary Goosens, P!t v/s Lodewyck Post, def! the def! I defaut. Adolf Pieters, P!t v/s Antony Jans, Def. both parties defaut. Josyn Verhagen, P!t v/s Lodowyck Post, def! the def! I defaut. Nicolaes Stilwel, P!t v/s Thomas Hall, def! the def! I. defaut.

Jan Ariaensen, pltf. v/s Reyntie Pieters, deft. Deft. absent.

Nicolaes Stilwel, pltf. v/s Thomas Hall, deft. The deft. 2^d default.

Mary van Hoboocken, pltf. v/s Allard Anthony, deft. Deft. in default. The Sec? delivering in the defts. a/c, the W: Court orders, that the pltf. shall bring in her objections at the next Court day.

Mettie Wessels, pltf. v/s Jno. Garland, deft. The deft. declares that he is agreed with the pltf.

Isaacq van Tright, pltf. v/s Gelyn Verplanck, deft. Pltf. says, he sold deft. parcel of Osnaburgh linen @ 20 ells for one good, whole, strong Albany beaver and complains, that the deft. has paid him in poor Southern beavers. He demands fulfillment of his contract. Deft. denies, that it was for good beavers, but says that his agreement was that the pltf. should first come to see the beavers, if they pleased him, which he had also done and when he had thrown out some of the pack, he received to the amount of 50 beavers and after the receipt of the beavers, delivered the linen in like manner to the deft. The jury brought in their verdict to Court and find the defts. case to be just, therefore the pltf. ought to pay the costs of Court. The W. Court order, that judgem! shall be inscribed according to the afores! verdict and condemn the pltf. in the costs of the W: Court.

Harmen Barentsen, pltf. v/s Anthony Jans, deft. Deft. in default. Jacob deLooper, pltf. v/s Mary Goosens, deft. Ordered, that copy of the pltfs. declaration shall be granted to the deft. to answer thereunto at the next Court day.

Robbert Coe, Pit v/s Roelof de Slaughter (the butcher), def! The Pit demands from this deft: fl. 47. Wampum, accordinge to the Remn! of his bill. The deft: Replyes that he paid the plt: by Egbert Myndersen.

The Court did decree & order that in Case Egbert Myndersen could not proeve the paym! of the sd fl. 47. to the plt: that then this deft: shal pay the debt Wth Cost.

Tho: DeLaval, plt: v/s Susanna Verplanck, deft: the plt: in the behalfe of his honn! the Govern! declares that this deft: is Indebted to the Govern! for Wine sold to hur out of the privateers Cargo fl. 1300. The deft: Replyed that she bought the Wine from Abram Keeling, one of the privateers & to him & his order she Likewise paid for the same. The Court, ordered a Suspence in this act. for this Court day.

John Sharp, plt: v/s Richard Morris, def: The plt: declares that the Deft: is Indebted unto him fl. 117. 2. Wampum, beinge for his fees etz. as appeares by acct: for Several Cases Wherein he pleaded as atturny, and obtained Judgem. ag. the persons W. Cost of suit, for W. persons this deft: Was Baile and Whereas this plt: hath obtained Execution ag. the s. persons, & the Writ being Returned non est inventus, therefore this plt: bringeth his Suite ag. the deft: as baile of the s. Persons for the s. debt With Cost of Suite. Uppon hearinge of both parties this Worshippful Court did order that this deft: should pay & satisfy the acct: of the plt: to y. Summe of fl. 117. 2. Wampum, into the hands of the Sherif, Who is to deliver the same either to the plt: or to whome it properly belongs, W. Cost of suite.

Roelof de Slaghter, pltf. v/s Egbert Mynders, deft. Pltf. demands from deft. fl. 47 zewant, which the deft. was bound to pay Robbert Coo for pltf. Deft. admits the debt; he has already paid it. The W: Court condemn the deft. to pay s^d pltf. fl. 47, or otherwise to prove that he paid it to Coo; with costs.

Uppon the Petition of Anthony Snooke, Richd Wood, Jermey Gyllet & Edwd Huttson the Court Replyes—That the sd Petith shall carry all the Corne Salt Plancx or deeles Imported or Exported in or out this Citty, provided always that it shall be Lawful for the Inhabitants to Carry their owne Corne etz. or to have it carried by their owne Servants, & not Else, for Carrying of wth Corne etz these Petition are to Receive Such Sallary as shall be allowed them by this Court.

In the stead of the s^d Persons the Govern! hath Establisht— Roger Purchase, William Coleert, Edward Hudson, Anthony Snooke.

On this day It is ordered by the Worsh: Court that the hull of the



vessel Called the *Cedar frigot*, should be praized by Indifferent persons, and to that end they made Choize of M! Sunderland, M! philip Johns, Lammert Mol & Jan Ariaensen who are to praize the hull of ye sd Vessel Now laid up before ye Port & to make a Returne thereof to this Court.

Followeth the Coppy of the s.d Prayzers Returne: Wee underwritten accordinge to the Within order have appraysed the *Cedar ffrigot*, and Do Vallew hur at the just rate & prize of thirty three pounds of Currant monny of New England or the true Vallue of it, as attest of hands this 18th of June 1668:— (Signed)

Lammert Moll, Jan Adriaensen, Jnº Sunderland, philip Johns.

Balthasaer de haert, Plt: v/s Richard Morris, deft: the Plt: declares that this deft: engageth himselfe Vive Voce in the behalfe of George Dennis, to free this plt: from paying any Custome, for a parcel of sugar by the s^d Dennis delivered to this plt: and whereas this deft: intends for barbados, this plt: humbly prayes that the s^d Engagem!: shal be made good. The deft: ownes that he Engageth himselfe as afores^d: that he should proeve that the s^d Sugar Was not to pay Custome, or otherwize he engaged him for the same, for W^{ch} he proffers as yet to give in good Security. The Court ordered that this Def! should give in good security accordinge to his Engagem! before his departure from this port.

The Serg!: Pieter Schaefbanck appearinge in Court maketh oath that he accordinge to this Worship!! Courts order made Enquiry in this Towne, after Gabriel Thomsen, but can not be found in Towne.

Att a Mayors Court held at New York the 23th day of June A.º 1668. P'sent M'. Olove Stevenz, Depty May!; M'. Jno Laurence, M'. Jno de Peyster, M'. Isaacq Bedloo; Capt. Jno. Manninge, Sherif.

Jan Adriaenz, Plt: v/s Reyntie pieters, Deft: The Plt: declares that the Deft: is Indebted to him, for monney goods & Worke done, on the deft sloope to the summe of fl. 410:2 Bevers & fl. 38: 8. sewant. The Court doth order the Plt: to bringe in his booke the next Court day, and the deft may have Coppyes of the accounts in y meane time, and a Jury to be Impanneld to goe out uppon the s.d Cause, and the deft:

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must personally appeare the next Court, or Leave an atturny then to determine the s^d question.

John Marshal, plt: v/s Anthony Jansen, deft: The plt: declares that y^e Deft: is in his debt for goods 125 plankes. The deft: Remained the first Court day defaut.

Martin Hofman, Plt: v/s Lukas Dirckz, deft: the plt: declareth that the deft: is in his debt for goods & by a perticular obligation the summe of fl. 793. 16 Sewant beinge the ballance of accounts between y. The Court doth order Lourens Vander spiegel & ffredrick philips to arbitrate y s difference & to bringe in their Report thereof the next Court day.

Jacob Varrevanger, Plt: v/s Lodowyck post, deft: the plt: Declareth that he hath Judgem!: ag! the deft. & desiereth that the deft: may come before yo Court & owne yo debt. The Cut order the deft: next Court to appeare.

Jacob Varrevanger, Plt: v/s Josyn Verhagen, deft: The plt: declareth y^e deft: is fl. 18. Zew!: in his debt. the Court doth order the deft: to pay the s. fl. 18. sewant W. Cost in 4 dayes.

Mary Carret, plt: v/s Tho: Louel, deft: The Plt: brought in an obligation for 12½ Beavers ye deft: owed hur, and haveinge heard of a horse of the deft, attached the same, and prayeth Condemnat. The Plt: produced two Witnesses Who attested that Jn. Barcker said he had a horse to sel for the deft: and the se barcker Ownes he Was to sel the horse to the best advantage of Lovel. The Court do Order ye horse shal Continue under the attachm!: and that Lovel shal have Notice given him to appeare the next Court day, otherwise the Court Will passe on to Condemnation.

Robbert Ceely, plt: v/s Jan de Caeper, deft: The Plt: declares you deft: is Indebted to him for his Surveyh of his Land 14: 6 good pay. The Court doth order the deft: to pay the plt: in 8 dayes Wth Cost.

Whereas Grietie Gerritsen, late widow of Pieter Schoorsteenveger (Chimney sweeper) has come to die leaving many outstanding and incoming debts, the W: Court therefore nominate and elect as curators of the said estate, Sieurs Cornelis Steenwyck and Cornelis Clopper, who are authorized to take the said estate under benefit of inventory and to regulate and administer it for the benefit of the creditors.



Att a Mayors Court held at New Yorke June the 30th A.º 1668. Present M! Oloff Stevensen Cortlant, Depty May!; M! John Laurence, M! Johannes de Peyster, M! Isaacq Bedloo, Aldermen; M! Jno Manninge, Sherif.

John Adriaensen, Plt. v/s Reyntie Pieters, deft: The Plt: Declareth that the Deft: is Indebted to him for monney, goods & Worke done to the deft. Sloope the Summe of fl. 754: 15 in Bevers & fl. 38: 8. in Wampum, for Wth the Plt: prayeth Condemnation Wth Cost of suit. The Deft: Produced a Contra account. The Jury brought in their Verdict & found for the deft: that the Plt: Was Indebted by ballance of the stacet: the summe of fl. 249: 5. in Bevers Wth Cost of Court. The Worshippful Court ordered that Judgemt: should be Entred accordingly and ordered the Plt: to pay the state fl. 249: 5. to the deft: Wth Cost of Court, Provided that the 12½ Bevers Was Really paid by him to the Compt for the acct: of this Plt:

JURY.

Timotheus Gabrie, Fredrick philips, Pieter Winster, Gerrit Van Tright, Walraven Claerhout, Nicolaes Meyer, Isaacq de Foreest, Simon Romeyn, Guilliam Dhoneur, Claes Jansen, Lourens Silla, Claes Bordingh.

Jan van Bommel declares on oath, that Jan Adriaensen took and received at his house about the year 1657: 92½ beavers to wit, 90 beavers of Reyntie Pieters and 2½ of Lourens Lourensen.

Marten Hoffman, pltf. v/s Luycas Dircksen, deft. Both in default.

Mary Carret, Plt: v/s Thomas Lovel, deft: The plt: Declareth that
this deft: is Indebted to hur 12½ Bever, for Wth she prayeth Condemned
against the deft horse by this plt: attached in the hands of Jn? Barcker
Wth Cost of suite. The Sherif alledged to the Court that Jn? Backer declared to him that the st Louel owned the st debt & desired that the st
horse should be sold towards the payment thereof. This Worshippful
Court Did Condemne the st horse towards the Satisfying of the st Debt
Wth Cost of suite, & ordered the Sherif to make Sale thereof.

Jnº Marshal, plt: v/s Anthony Jansen, deft: In an actⁿ of debt to the Summe of 225 plankes. Uppon hearinge of both Parties, this Worship!! Court did Decree that this deft: should make payment of the sd Plankes Within the space of Eight dayes, Wth Cost of Court.

Balthaz' De haert, Plt: v/s Hendrick Janz Baker, deft: In an act. of debt to y' sume of fl. 815. Uppon the deft desire the Court allowed him time to answer this act. at the ensuing Court.

Fredrick Philips and Hendrick Kip, the elder, are hereby required and authorized to inspect the watercourse of Anna Smit's lot, in the presence of the h! Sheriff to see, whether the same is properly constructed according to custom.

Roger Purchase, W. Collert, Edward Hudson & Anthony Snooke, have on this day taken oath that they shal behave themselfes faithfully in Working & Carreing of Corne, Salt, & Planckes for the Inhabitants of this Towne, uppon such Sallary as shal be allowed them by this Court.

Coeraet ten Eyck and Boele Roelossen appearing request, they may be paid in their capacity as guardians of the orphan child of Aeltie Richers the money by them lent on interest to the City, alleging that they have no other means to maintain said orphan child. The W: Court promise to speak to the Governor thereupon.

Jacob de Looper, pltf. v/s Mary Goosens, deft. Pltf. says, that residing in Albany in the house of the deft., which he hired of her, he is ejected from the house by the deft., whereby the pltf. has suffered great damage. Therefore he maintains, he is not indebted to the deft. and demands the annulling of the judgment, which the deft. obtained against him dated 19th May ultimo. etz. The W: Court having heard parties, still persist by their previous judgment dated the 19th May last.

Anthony Jansen, Plt: v/s Thomas Joanes, deft: the deft: 1. defaut.

Mary Van Hobooken, Plt: v/s Allard Anthony, deft: both parties defaut.

Warnaer Wessels, Plt: v/s Pieter Wolfersen, deft: the deft: 1. defaut. Mary Gosens, Plt: v/s Lodewyck Post, deft: the deft: 2. defaut. W. Meritt, Plt: v/s Jn. Cooly, deft:

Att a May" Court held at New York July the 7th 1668. Present Capt Thomas Willet, May'; M' Olove Stevensen, M' Jo: Lawrence, M' Jno de Peyster, M' Isaacq Bedloo, Ald'men; Capt. Jno. Manning, Sherif.

Fredrik Philipsen, Johannes deWit & Guilliam de Honeur Inhabitants of this place, Presented to this Worshipp¹¹ Court, that they Where

Informed that the Inhabitants of Albany Would Sollicite to the Govern: that none but the Inhabitants of that place should trade there With the Indians, Contrarie to the previledges heretofore Enjoyed by the Inhabitants of this Place, and therefore Desired that this Worshipful Court Would give their advice to the Govern! about it.

This Worshippful Court, do Judge that the prohibition of the strade should be very prejudicial to the Inhabitants of this Country in general, and yt therefore the priviledge of a free Trade there, ought not to be prohibited; Whereas those of Albany have the same priveledge of Trading here & else Where as any of the Inhabitants themselves doe enjoy.

Capt. In. Manning, Plt: v/s Mattys & Jacob de haert, deft. the plt: declareth that the deft. one Sabbath day Last a Sennit Where found Cutting of Wood on the Sabbath in the Woods Contrary to Lawes of God & man. The Court ordered the Plt: Next Court to bring proeve.

Anthony Janz, Plt: v/s Robbert Joanes, Def: The plt: declareth that the deft: is Indebted unto him fl. 122: 14. in Wampum for W^{ch} he prayeth Condemnation Wth Cost. Uppon hearing of both Parties, this Worshipp^{ll} Court doe Condemne & order the deft: to make payment of the s^d fl. 122: 14. Wampum in 14 dayes time Wth Cost of Sute.

Mary Gosens, plt. against Lodowyck Post, def. Def. 3d defaut. Plt. says, that def. owes her fl. 69. 14. according to a/c in zewant and requests condemnation with costs. The Marshal declares, that the def. admitted the debt in his presence. The W: Court condemn def. to satisfy and pay the plt within the time of 14 days, with costs on pain of execution.

Abel Hardenbroeck wife, pltf. v/s Lourens Holst, deft. Pltf. complains, that the deft. being her servant, is behaving very stubbornly in her husbands absence and will not attend to his work in taking care of the tan pits. She demands, that the W. Court will constrain him thereto. The deft. says, he cannot remain in the house, because the pltf. always raves and scolds so. However he promises to do the work until his masters return.

Allard Anthony is ordered to deliver over by the Next Court day Theunis Cray's a/c for board disbursed to the prisoners.

Mr. Petrus Stuyvesant, pltf. v/s Paulus Richard, deft. Pltf. says, that in the year 1664 he sold to the deft. two negroes for the sum of fl.

600. Hollands payable at Amsterdam to Johan Babtista van Renselaer as attorney of Olof Stevens Cortlant for payment of which sum he, the deft., assigned the abovenamed Renselaer to Sieur Rich! Barry, merchant at Amsterdam, but 'twas not paid by said Barry, but sent back protested; he therefore demands payment or restitution of the aforesaid negroes besides costs and damages suffered by non-payment. Deft. denies an assignm!, but that he drew a bill of exchange on Robbert Barry, to whom the money was remitted by his father from France; and as regards the protest, whereas the exchange was accepted on 15th April 1665, and was not protested till the 6th June 1665, being a bill payable one month after sight, therefore, according to the law of exchange the protest was made too late. The pltf. demands 6 @ 8 months time to prove meanwhile be the declarations of Burgomasters, that the bill was protested in due season. The W: Court decrees and orders at pltf's request, that the pltf. or Johan Babtista van Renselaer shall prove within 8 months time, that the said protest was duly made according to the law of exchange at Amsterdam; or in default thereof to seek his redress on the acceptor Robbert Barry aforesaid.

Francois Rombouts, pltf. v/s Balthazar d'Haert, deft. Pltf. says, he sold some time ago to the deft. a parcel of rye @ 4 gild. and 10 stiv the skepel, producing his book wherein the same is entered in confirmation thereof. The deft. admits the trade, but says, he did not agree for more than fl. 4: 7½ the skepel etc. The W: Court decree, that the pltfs. book must stand before the defts. assertion and therefore condemn the deft. to pay fl. 4: 10 for each skepel with costs.

In the matter in question between Mettie Wessels on the one side and Warnaer Wessels on the other side in a case of a/c, the W: Court elected as arbitrators Christoffel Hooghlant and Gelyn Verplanck, who are hereby requested to examine the a/cs of parties and if possible settle them and reconcile parties; and the Marshal is specially ordered and charged to notify the above named Warnaer to come and make up and settle said a/c with the aforesaid Mettie in presence of said gentlemen.

It is this day ordered that the goods of W. Smith by Jno Sharp attached and now in the hands of the Sherif should be sould towards satisfaction of a Judgem! Past by this Court agath the said Smith at the suit of the s. Sharp bearinge date the 2. of June Last past.



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Lourens de Silla entering requests, that the W: Court will please to approve the award made by M! John Lawrence and M! Johannes de Peyster as arbitrators invited thereto and delivered, between M! Mayor Thomas Willet and him the applicant. The W: Mayor declares to conform to the said decision and orders M! John Lawrens in his absence to satisfy and pay the abovenamed Lourens de Sille according to the tenor of the said award.

It is this day Ordered by the W: Court on the complaint of the Sheriff, that Sieur François Rombouts shall issue execution on the goods of François Younge condemned in his behalf on the 6th Augst last.

Herry Nuton is this day allowed for salary fl. 100. sewant p. annum, beginning on the commencement of his service.

It is this day resolved by the W: Court, to farm out the Burgher excise of wine and beer and of the butchering within this City, and the Secretary is ordered to announce the same by notices.

M! Isaacq Bedloo, P!! v/s M! Young of Bermuda, def! The P!! declareth that the def! sold him 400 of Kinck hornes or Shells for wth this P!! was to pay him as much as the def! could sell them for, to any other Man. Uppon hearing of both parties this Worshipp!! Court did order that this def! should Performe his Bargaine in delivering the st 400 hornes or Shells to the P!! at the same price he sould them to Fredrick Philips.

On complaint of Sieur Dirck van Clyff M. Allard Antony is hereby strictly ordered and commanded to hand over within the time of twice 24 hours after notice hereof, to the appointed arbitrators the exceptions, which he pretends to have ag** the applicants a/c, on pain of nonsuit.

Balthazar d'Haert, pltf. v/s Hendrick de Backer, Junior, deft. Deft. is ordered to answer pltfs. demand on the next Court day.

Ariaen van Laer, pltf. v/s Hendrick van de Water, deft. Deft. in default.

Susanna Verplanck, plt. ags. Tho: Taylor, def. The deft. I defaut. Simon Romeyn, pltf. v/s Warnaer Wessels, deft. Pltf. says, they are agreed.

Att a Mayors Court held at New Yorck this 4th of August A? 1668. Capt. Thomas Willet, Mayo!; M! Olof Stevensen Cortlant, M! Jno Lawrence, M! Johannes de Peyster, M! Isaacq Bedloo, Ald'Men.

Balthaz! De Haert, Plt: v/s Hendrick Van Vueren, Deft: in an act. of Debt to the Summe of fi. 815: 10. in Wampum. Uppon the request of the deft: this Worshippful Court did order that some Indifferent persons should View the Bookes of the Plt: & Examin wether the s. Bookes doe agree With the produced bond of fl. 815: 10. And to that end this Court made Choize of M! Christ! Hooghlant & M! Gerrit Van Tright, who are to make a returne thereof the ensuing Court day.

Captⁿ John Manninge, Sherif, Plt: v/s Anna Coex, Deft: The plt: presented to this Court that the deft: had sold Rom to the Indians Contrary to Law. This Worshippful Court haveing heard both parties, & the Witnesses produced by the plt: did Decree that the deft: should pay a fine of five pounds Sterlinge, With Cost of suite accord^e to Lawe.

Johannes Withart, pltf. v/s Jacob Vis, deft. About difference of a/c and debt. The W: Court refer parties to Sieurs Johannes van Brugh and Christoffel Hooghlandt, who are requested and authorized to examine a/cs and to reconcile parties by form of arbitration if possible. If not to report their proceedings to the W Court.

Lourens Holst, pltf. v/s Abel Hardenbroeck, deft. Pltf. demands from deft. fl. . . . payment of wages, with costs. Deft. complains, that pltf. did not perform his duty as he was bound to do, but designedly injured him to the amount of fl. 500 in neglecting the tan vats. Pltf. requests, that some persons may be appointed, who understand the vats, to inspect them. The W: Court authorize M! Coenraet Ten Eyck and Carsten Luersen to inspect and report to the Court on the next Court day, what damage the deft. may have suffered in the said tan vats by reason of the pltfs. neglect.

On the humble petition of Mary Polet, widow of Mattheus de Vos, requesting, that some persons may be appointed by this W. Court as curators of the estate left by the abovenamed de Vos, there are nominated and elected by us, the Mayor and Aldermen of the City of New York Sieurs Hendrick Coustrie, Christoffel Hooghlant and Carsten Luersen, who are hereby required and authorized to inventory the estate left by the abovenamed de Vos, and to administer it to the advantage of the general creditors, as is proper.

On the complaint of Sieur Francois Rombouts, that M! Balthazar de Haert is still in default to fulfil the judgment of the Court dated 7 July



past, It is by the W: Court ordered, that M! Balthazar de Haert shall satisfy and pay for the rye to the amount of 137½ skepels according to sd judgment within three times 24 hours.

John Laurensen, Pit v/s Thomas Barnes, Def: Copy of the Pit declaration to be graunted to the def.

Capt^a Jn^o Manninge, plt: v/s Johem Schoeyster, deft: The Plt: presented to this Court that the deft: had sold Drinck to the Indians. The deft: Denyeth the same. This Worshipful Court Can not find the deft: to be Guilty & therefore they doe Cleare him for this time.

Styntie Hattems, Plt: v/s Anna Koex, deft: in an action of debt. The Plt: is Ordered to prove the Debt the ensuing Court day.

De Siampan, plt: v/s Anna Marlin & the Wife of Adrian Vincent, defth in an act. of Assuault & Battery. Uppon hearing of both parties, the Court can not find that the defth are in faut.

Whereas Thomas de Laval Esq. & Jonas Bartelsen did referre to vs the May! and AldEmen of New-Yorck, to Determine by way of arbitration a difference rissen betweene the sd parties, Concerning three Years & one Moneth Salary of the sd Jonas for attending the Wheighouse & Collecting the money to the use of the Gov! Uppon hearing of both parties We doe Award the M! De Laval shal allow the sd Jonas for his Sallary during the sd time fl. 1500. Zewant With this proviso—that Jonas Bartelsen shal take the debts by him brought in acct: in part of payment.

Sara Bridges, plt: v/s Nicasius D'Silla & his Wife, deft! the def! the def!

John Lawressen, Plt: v/s Thomas Barnes, deft: It is ordered that the def: shal take our Coppy of the plt declarat & bring his answer to it the next Court day.

Ariaen Van Laer, Plt: v/s Hendrick Van de Water, dest: the dest: 2. desaut.

M! Thoms, Plt: v/s Peter Simons, deft: the deft: & plt: both defaut.

Joh: Spiegelaer, Plt: v/s Abram Carpyn, deft: the deft: I defaut. John Sharp, Plt: v/s Reynier Rycken, deft: the deft: I. defaut. Elsie Jansen, Plt: v/s Tho: Berriman, deft: the deft: I defaut. Anthony de Milt, Plt: v/s Lodowyck Post, deft: the deft: I defaut. Susanna Verplanck, plt: v/s Tho: Tyler, deft: the deft: defaut.

August the 17th A.º 1668. Att a Mayors Court held at New York. Present M. Cornelis Steenwyck, Mayor; M. Ralph Whitfield, Capt. Matthias Nicolls, M. Isaacq Bedloo, M. Francois Boon, M. Christoffel Hooghlant, Aldermen; Capt J.º Manning, Sherif.

It was this day Resovled by this Worshipp. Court, that the Townes men of New Yorke should be Listed & Devided in two bands Military, and to appeare in Armes uppon the Departure of the Right Honn Govern: Richard Nicolls; and to that end this Court (Wh the advice of his honn! the Govern!) made Choice of the following persons, for officers of the sd Companies to Wite—

for Captainfor Leftenantfor EnsignesMarten Kregier &Govert LoocquermansStephen van CortlantJohannes van BrughJacob KippDaniel d'Houdecourt.

This Worshipful Court did on this day Order that Hendrick Obe, farmer of the Burger Excys should give in Security for the sd Excys, accordinge to the Tenn! of the Conditions, uppon Wenth the Exys was Let out unto him.

Sept. 4th 1668. Att a Mayors Court held at New York. Present M. Cornelis Steenwyke, Mayor; M. Ralph Whitfield, Capt. Matthias Nicolls, M. Isaacq Bedloo, M. Francois Boon, M. Christoffel Hooghlant, Aldermen; Capt Jno. Manninge, Sheriffe.

On this day received from his Honn! the Govern! Coll: Fra: Lovelaice a Warrant, Directed to the Mayor for the Publishing of a day of humiliation to be held in this Citty on Tuesday Next ensuing being the 8th of this Instant month of Septb!, and was Published and fixed up at the Usual places.

Whereas the Late Overzeers of Orphans or Weesmasters have served out their time and it being Necessary that in their roomes some other fit persons should be appointed, We the Mayor & AldEmen of New Yorcke have made Choize of M. Poulus Leendersen Van de Grift, M. Johannes Van Brugh & Johannes De Peyster to be Weesmasters for one whole Yeare Commencing from the date hereof & Expiringe the 4th day of Septemb. A. 1669: And the Late Weesmasters are hereby required to Deliver up unto the st persons, all the Estate of Orphans now remaining in their Custodie; Dated as aboves.

On this day this Worshipp¹¹ Court made Choize of M^r Corn: Van



Ruyven & Ffredrick philips to be Church-Wardens or Kerkmasters for one Whole Yeare Comencing from the date hereof etz.

NBene, the forme Was, the same forme of ye Weesm! here above.

Att a Mayors Court held at New Yorck, Sept! the 15th A? 1668. Present M! Cornelis Steennwyck, Mayor; M! Raphe Whitfeld, M! Jo: Bedloo, M! Frs Boon, M! Christ! Hooghlant, Aldermen; Capt. J. Manninge, Sherif.

Jonas Bartelsen, pltf. v/s Gerrit van Tright, deft. Pltf. demands from deft. fl. 54. 9. in zewant, being for weigh money of 21. tubs of tobacco, which deft. owed M! Laval and which were transferred by Mr. Laval to him, the pltf., pursuant to the Court order dated. . . Deft. maintains, he does not owe full weigh money since st tobacco was not then shipped off. The W: Court having heard debates of parties, condemn deft. to pay full weigh money, with costs.

Lourens Holst, Plt: v/s Abel Hardenbroeck & his Wife, def. In an act. of Assault & Battery. Uppon hearing of both parties, this Worshippfull Court did decree that the Deft: should pay a fine of fl. 12 Wampum With Cost of suit.

Balthaz! d Haert, Plt: v/s Hendrick Van Veuren, deft: in an act. of Debt. It was this day ordered that a Jury should be Impannelled to Trye the Cause, the ensuing Court day.

Uppon the Petition of Andries Andriesen being Imprisoned for offending & breaking the Lawes of y. Governm! in rude & uncivill actions, Committed in Drinck; and now promisinge for the future to behavie himselfe Civilly & Peaceably that no Complaint shal come to this Court against him; This Worshippful Court did Order that the Petition! should be released of his Imprisonm!: provided he behavies himselfe according to promise.

Jnº Lourensen, Plt: v/s Thomas Barnes, deft: the Plt: makeinge Complaint that the deft: hath spoild him a parcel of Yarne of Wch he Engaged to Weave a Webb for this Plt: etz. Uppon hearing of yº Complaint this Worshipp!! Court thought fit to referre the Case to Indifferent persons, and made Choize of M! Johannes de Peyster & M! Johannes Van Brugh to be arbitrators, for to Decide the difference if possible, or otherwise to make a returne the ensuinge Court day.

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Tho: Barnes, Plt: v/s Jnº Lourensen, deft: In an act of Debt. It is this day ordered that M! Johannes De Peyster & M! Johannes Van Brugh should be arbitrators, to Determine the difference if possible, or otherwise to make their returne the ensuing Court day.

Abell Hardenbroeck, pltf. v/s Lourens Holst, deft. Pltf. prosecutes an attachment issued by him on defts. goods, now in the hands and keeping of the pltf. and says deft. owes him fl. 28. and further, that deft. is a thief and public robber and he undertakes to prove it. The W: Court order pltf. to prove his assertion at the next Court day, and see no reason, why defts. goods should remain under attachment. They therefore declare the attachment invalid and order pltf. to hand the attached goods over to the deft.

Allard Antony, pltf. v/s The Overseers of the Highways, deft. Pltf. says, the defts. have unjustly fined him for some damage, which the defts. claim was done to the negroes land by the pltf's fence and says, it was caused by the negroes own fence. He demands therefore that the above fine be returned. Defts. answering say, that on inspection they found the negroes fence good and sufficient, but found the pltf's fence imperfect. The pltf's demand was dismissed by the W. Court and he was ordered so to repair his fence, that no damage could be done thereby to his neighbours.

Allard Antony, pltf. v/s Lewis Michiel and Stoffel, negroes, defts. Defts (sic) wife appearing complains, that some of her pigs are killed, of which she says the abovenamed negroes are guilty, since they were found on their land. She requests, that the W. Court would be pleased to order the said negroes to give security, that they should not commit any more damage on pltfs. hogs. Defts. deny having been guilty of killing the pltfs. hogs. The W: Court order defts. to keep still and quiet, so as to give no cause of complaint to their neighbours.

Harmen Wessels Pit v/s M. Stapeley, Deft. It is ordered that the Deft shal take out a Coppy of the Pits declaration to answer the same the ensuing Court day.

Lourens Holst, pltf. v/s Abel Hardenbrook. The W: Court refer the parties regarding the a/c in question to M! Coenraet ten Eyck and Carsten Luersen, who are requested and authorized to examine a/cs of parties and if possible to settle them, if not to report to the W: Court at the next Court day on the a/c and the damage done the tan pits. Tho: Carr, Plt: v/s Robbert Joanes, def: in an act of Debt. The Court did order that the goods of the deft: attached by this Plt: Should be secured till further order.

Luycas Dircksen, pltf. v/s Josyn Verhagen deft. In an act. of debt. The W: Court refer parties to Sieurs Gerrit van Tright and Francois Rombouts to decide the matter if possible; otherwise to render their report.

Isaacq Greveraet, Plt: v/s Robbert Joanes, Deft: the def: 1 Default. the Worshippful Court ordered that a defaut should be Entred, and in the Meane While the attachment made by the plt: uppon the hides of the def: to Stand good till further order.

W. Merrit, Plt: v/s George Canida, deft: both parties defaut.

Alice Rodgers, Plt: v/s Sara Hawkins, def! the Court ordered that the first default should be Entred against the deft.

George Canida, Plt: v/s Edward Shakleton & Tho: Younge, Deft^a.

The Court ordered that the first Default should be Entred ag^{at} the Def^a.

Pieter De Nys, Plt: v/s Jnº Garland, deft: The Court Ordered that the first Default should be Entred against the Def:

Willem Lubbersen, Plt. v/s Stoffel Van Laer, deft: The Defend: & Plt: both defaut & agreed.

Anthony De Milt, Plt: v/s Lodewyck Post, deft: The deft 2 defaut.

Mary Gosens, Plt. v/s Warnaer Wessellsen, deft: The deft: 1 default.

Egbert Myndersen, Plt: v/s Warnaer Wesselsen, deft: The deft: 1 default.

Sara Briges, Plt: v/s Nicasius de Sille & Tryntie his Wife, deft! The deft! default.

Arien Appel, Plt: v/s Evert Pells, def: The def: 1. default.

Sept! 22⁴ A.º 1668. Att a Court held at New York. Present M. Cornelis Steenwyck, Mayor; M. Raphe Whitefield, M. Francis Boon, M. Christoffel Hooglant, Ald'men.

On the petition of Dirck Jans, Jan Adams and Cornelis Mattysen, next of kin of the dec⁴ Hage Bruynsen, requesting in substance, that they, the petitioners, may be authorized with a fourth person, to take the estate left by the abovenamed Hage Brynsen and to administer it for the advantage of the interested; is apostilled as follows:—In case no admin-

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istrator has been appointed by the will of the decd the petitioners with Sieur Jacob Kipp are authorized as curators, to administer the estate left by the late Hage Bruynsen for the advantage and greatest profit of the interested, provided they shall render to the W: Orphan Court of this City due acc! and explanation; and those of the Haerlem Court are ordered to hand over the goods of the decd to the said curators. Ady as above.

Octob! the 2^d A^e 1668. Att a Mayors Court held at New York. Present M! Cornelis Stenwik, May^e; M! Ralph Whitefield, M! Francis Boon, M! Isaacq Bedloo, Christoffel Hooghlant, Ald'men; Capt Jno. Manning, Sherif.

Balthaz! De Haert, Plt: v/s Hendrick Van Vuerden, deft: The Plt: declares that the def!: is Indebted unto him the summe of fl. 815: 10: Wampum, as p! obligation and Complains that he can obtaine no Payment from the def!: Wherefore he Prayeth this Court for Judgement With Cost of Suite. The Jury brought in their Verdict & found for the Plt: and found the sd obligation to be good onely deducting out of the same soo much as the def!: shall make appeare, he hath since paid in part of payment: The Court did order that Judgem!: should be entred according to Verdict, and Ordered the deft to make Payment of the debt With Cost of Suite.

JURIES.

Fredrick Philips, form.; Timothy Gabrie, Piet! Winster, Jn. Laurence, Alexander Watts, Guilliam de Honeur, Isaacq Greveraet, Daniel Hondecoutre, Johannes Hardenbroeck, Jacob Varrevanger, Anthony de Milt, Peter Smith.

Isaacq Greveraet, Plt: v/s Robbert Joanes, deft: The deft: Remaineth Defaut the 3^d Court day. The Plt: Declares that the Deft: is in his Debt as appeares by a bill under the deft! hand, the summe of fl. 128: o. Wampum, for W^{ch} he Craves Judgem!: ag** the def!: for the Paiment thereof Wth Cost of suite. This Worship!! Court, uppon the 3^d default of the deft: do Order the deft: to pay the s^d debt, and do Condemne the Leather of the deft: attached by the Plt: towards the Satisfaction of the s^d Debt With Cost of Suite.

W. Merrit, Plt. v/s George Canida, deft: The deft 3d default,



The Plt: demands from the deft: fl. 21. Wampum for W^{ch} he attached somne monney of the deft: now in the hands of Roelof the Slaughter, and Prayeth Condemnation thereof towards the Satisfying of the s^d debt: The Court did Condemne the s^d Attached monny towards the Satisfying of the s^d Debt Wth Cost of Suit.

Harman Wessells, Plt: v/s M! Stapeley, deft: The Court doe order that this Case Should be decided by Way of Arbitration & Doe appoint thereunto M! Jacob Hendrix Varrevanger & M! Thomas Tiddeman, for to award what the Plt: is to have for his Cure done to the deft: and Likewise to decide the whole difference between them.

Mary Gosens, Plt: v/s Warn! Wessels, deft: the deft: 2. default.

Sara Bridges, Plt: v/s Tryntie Croegers, deft: Uppon hearinge of both Parties the Court finding y' the Debt W^{ch} this Plt: demanded from the deft: did properly belonge to the deft! husband, Nicasius de Silla, therefore the Court do referre the Plt: to the s^d Silla, whoes proper debt it is, & doe order the Plt: to Pay the Charges of this Court.

Thomas Carre, Plt: v/s Robbert Joanes, deft: The deft: Remained the 3^d Court day default: The Plt: Declareth that the deft: is indebted unto him the summe of fl. 260. Zewant and Prayeth this Court to Order the deft: to pay the s^d Debt Wth Cost of Suite. Uppon the 3^d Defaut of the Deft: this Worshippth Court, Did Order that Judgement should be entred against the deft: for the Payment of the s^d Debt With Cost of Suite.

Anthony de Milt, pltf. v/s Lodowyck Post, deft. Pltf. demands from deft. fl. 1042 zewant with costs. Deft. failing to appear on the next Court day is condemned by the W: Court to pay the demanded debt, with costs, and that within the term of six weeks from date hereof.

Rabba Cooty, Plt: v/s Hendrick Van Vueren, deft: The Plt: makinge his Compl!: by Declaration in Writing. The deft: Confessed that he mixed 10 Schippel Rye & 2 Schipples of Pease, in the flower he delivered to the Plt: and Saith further that he did do it by order of M. Balthazar d'Haert, and did Likewise Deliver al the said flower as a servant of the sd Balthus. The Worshippfull Court Did Order that the deft: should Proeve What he now alledgeth; that he did it by M. Balthus his order, and bring his proefe the ensuinge Court day.

Tho: Tiddeman, Plt: v/s Hend: Obe, deft: The Court Did Order

(uppon the Consent of the Plt:) that the dff Sonne, should be Released from his Imprisonm: and returne to his fathers howse until the Next Court day; until Wth time the deft: Remained Bayle that his said Sonn should be forthcomming.

M! Jacob Hendricks Varrevanger appearing in Court as testamentary administrator, with Sieur Hendrick Coutrie, at present absent, of the estate left by the late Maria Polet, widow of Mattheus de Vos, dec.d., requests, that the W: Court would please to authorize some one to act in the place of his sd co-curator during his absence; also that the sd Coutrie's wife may be ordered to hand over to him all the zewant and silver entrusted by the said Mary Polet, in her life time, to the abovenamed Mde Coutrie. The W: Court decree and order, that Mde Coustrie shall hand the petitioner all the seawant and silver which she has to keep for the abovenamed Mary Polet, and M! Francois Boon, Alderman, is provisionally authorized to attend the above administration with the petitioner, until the return of the aforesaid Sieur Coutrie.

From the nomination of those of the Court of Haerlem, the W: Court elects for the ensuing Year

Daniel Terneur as Deputy Sherif;
Pieter Roelofsen, as Constable;
Johannes Verveleen,
Davit de Mareest,
Resolveert Waldron,
Kier Woutersen.
As Overseers.

And the inhabitants of the abovenamed village and all others, whom it may concern, are ordered and required to honor them as such. Ady, as above.

Abel Hardenbroeck, pltf. v/s Lourens Holst, deft. For debt. This action referred to the next Court day.

Abel Hardenbroeck, pltf. v/s Lourens Holst, deft. Concerning the theft. This action Likewise referred to the next Court day.

Alice Rodgers, P! v/s Sara Hawkins, Def: The P! atturny M. Rider alledgeth that parties are uppon agreement.

Egbert Myndersen, Pit v/s Warn! Wessels, Def! The def! 2d defaut. Simon Turcq, pltf. v/s Tho: Lewis, deft. In an act of debt. It was Ordered that the deft, should take out a Copy of the pltf. declaration and put his answer in before the next Court.



Att a Mayors Court held at New Yorck Octob! the 20th A? 1668.

M. Cornelis Steenwik, May!; M. Mathyas Nicolls, M. Isaacq Bedloo, M. Francois Boon, M. Christoffel Hoogh!, Capth Jao Manninge, Sherif.

W. Argent, P. v/s John Ashman, def: This Action being referred by the Court of Assizes to this Court and the P. makeing his Complaint and Proving his declaration by Sufficient Witnesses ag. the def: This Court thought fit to declare that the Def! hath falsly slandered the P! and whereas the def! on the 3^d day of June Last past did Enter into bond of 10th Sterls of Lawful English Monny to Defend this Suite in person or by his Atturny, and the def! not att all appearinge, this Worshipp!! Court did decree that the s^d Bond of the Def! Was forfeited and did order the Payment thereof to the use of the P! towards the Satisfaction of the damages wh the P! susteined by the s^d slander.

Harman Wessells, Pt. v/s M. Stapely, def! In an act. of debt. The Arbitrat. by this Court appointed bringing in their award and allowed to the Pt. three pounds and no more. Whereuppon the Court Ordered that Judgem! should be entred accordingly and the parties each to pay his owne Charges.

Rabba Cuty, P^{lt} v/s Hendrick Van Veuren, Def! The P^{lt} declareth that the Def! Delivered him a parcel of flower to the Quantity of 44^{lb} W^{ch} flower was found to be no flower but Bran & Meal as it Comes out of the Mil by W^{ch} he is greatly Damnified, and prayeth this Court to Ord! the Def! to make Delivery of soo much good flower and damages wth Cost. The def! replyes that al the meal he delivered to the P^{lt} was Delivered by him as a Servant to M! Balthaz! D'haert who paid him for his Worke. The Jury brought in their Verdict for the Defend! and the P^{lt} to pay Cost of Suite. The Court ordered that Judgement should be entred accordingly.

JURY.

W^m Sanford, foreⁿ; J^m Garland, Tho Taylor, Hend^k Willemsen, W^m Bogardus, Nic^{laes} Backer, Timothy Gabrie, J^m Lawrence, Pieter Winster, Sachery Krisp, James Karpenter, Jacob Kip.

Lourens Van der Spiegel declares on oath, that M! Balthazar told him, deponent, that he may make the flour, which he is to deliver the Jew on his a/c as coarse as he pleased, it being only for a devilish Few. Pieter Jansen, miller, being sworn declares, that a considerable time ago

a parcel of wheat was sent to the mill by young Hend^k the baker, among which he saw some rye, but does not know how much and that M! Balthaz! de Haert paid him for the grinding. Annica Andries beinge sworne in Court declared as p! deposition in writing.

Mary Gosens, P^{!!} v/s Tho: Carre, Def: In an Actⁿ of debt to the summe of fl. 86: 6. Uppon hearing of both Parties this Worsh^{!!} Court did decree that the one halfe of the s^d debt should be rec^d by this P^{!!} out of the attached monny, & for the other halfe to stay, according to Condition until the Def: shal receive his Monny from George Joanes, and y^e deft to pay Cost.

Tho! Tiddeman, P!t v/s Hendrick Obe Senior, Hendrick Obe Junior, Def!! The P!t declares that he Covenanted and Contracted wth the def't that his Sonn should serve him the space of five Yeares uppon Several Conditions, and declares that the Def! is now Run away o! of his Service to his father's howse, who gives him Entertaynment Contrary to Lawe and therefore desires that the Boy may returne in his Service and Likewise to allow him good dammages wth Cost. The Def! denyeth any Contract ever was made between him & the P!t Requires proofe thereof. The Jury brought in their Verdict and found for the P!t if the defend!! Confession to M! Rider, that he had Put out his Son for five Yeares be Sufficient; otherwise for the Def! the P!t to pay Cost of Suite. The Court thought fit to suspend their Judgement until the following Court day.

JURY.

W. Sanford, forem: Jno Garland, Tho. Taylor, Hendk Willemsen, W. Bogardus, Nicol Backer, Timoth. Gabrie, Jno Laurence, Pieter Winster, Sach. Krisp, James Karpenter, Jacob Kip.

Silvester Salisbury being sworn in Court declareth that he heard Hendrick Obe Senior say in other Discourses, that he thought he had done now verry wel for his Sonne, by Puttinge him to M. Tiddeman where he should gaine a good Art. Peter Smith being Sworne in Court, deposed that some time since, he heard of Hend. Obe Senior that he had Put his sonne to the s. M. Tiddeman, and the s. Tiddeman said that the Boy Would do better by him in Case his father's howse Was not soo nye to his. Whereuppon the s. Obe Replyed that he would give his Boy no entertainment, but Would Beat him out of doores, in Case he came there, except uppon some Necessary occasion. Jn. Rider uppon his Oath



taken before M! Whitefeld Deposed, that he heard M! Hend: Obe say that he had done Verry happily for the sd Obe his Sone by putting him for 5 Yeares to M! Tho. Tiddeman, & Likewise that he would not suffer his said sonn, uppon any frivolous account to come at his house and that he Would Likewise give ord! to his Wife not to Permit the same in his Absence.

Simon Claesen Turcq, Plt: v/s Tho: Lewis, Deft: This Court did ord! that this Case should be Tryed by a Jury the next Court day.

Jacob Kip as curator of the estate left by Hage Bruynsen, pltf. v/s Marten Hofman, deft. Pltf. in his quality demands from deft. the sum of fl. 735 in sewant arising from an unpaid bill of exchange of fl. 200 Hol⁴⁵ according to an agreement dated 25 May last. Deft. says, he is willing to pay the seawant, provided the pltf. according to the aforesaid agreem! also gives bail that the above fl. 200. Hol⁴⁵ are not received. The W: Court having heard parties condemn deft. to pay the fl. 735 demanded with costs, on condition that the pltf. in his capacity shall give sufficient bail de restituendo for said seawant, that the bill of exchange in question was not paid in Holland.

Mary Gosens, Plt: against Warn! Wessells, deft. Both Defaut.

Egbert Myndersen, Plt: v/s Warnaer Wessels, deft. Both Default.

Alice Rodgers, Plt: v/s Sara Hawkins, deft. M! Rider Declares that P'ties are uppon agreemt:

Nathaniel Jans Backer, pltf. v/s Hendrick Jansen Spiers, deft. Pltf. demands from deft. fl. 360. seawant, with costs. Deft. acknowledges the debt, but requests some delay. The W: Court having heard parties condemn the deft. to pay pltf. the above fl. 360. and with pltf's consent a month's delay was granted to deft. to pay in, with cost.

Att a Mayors Court held at New York this 10th of Novemb! A.º 1668. Present M! Corn! Steenwyck, Mayor; Capt. Matthias Nicolls, M! Isaac Bedloo, M! Frs. Boon, Ald'men.

Simon Claesen Turck, Plt v/s Thomas Lewis, Def! M! Poulus Leendersen being Sworne in Court declares that to his best remembrance in the Yeare 1661 a Parcel of deale-bords Where delivered by Tho: Lewis in the Custodie of the Court for the acct: of Simon Turcq. The Court do adjourne the Tryel of this Case until the Next Court day and ordered that each Party should beare the halfe Charges of the Impannelled Jury.

Mary Gosens, pltf. v/s Warnaer Wessels, deft. Pltf. demands from deft. fl. 89. 14. zewant, with costs. Deft. remains for the 3^d time in default. The W: Court condemn deft. to pay the demanded fl. 89. 14. in zewant with costs.

Robbert Storie, Plt: v/s Joseph Carpenter, deft: It is ordered that the deft: shal take out a Coppy of the Plt. Declaration & put his answer to the same the ensuing Court day, being this day 14th.

Marretie Gerrits, pltf. v/s Mary Goosens, deft. Pltf. says, she sold a parcel of carpenters tools to the deft. Deft. denies the purchase. The W: Court order pltf. to summon her witnesses for the next Court day.

Mettie Greveraat, pltf. v/s Tho: Hal and Pieter Stoutenbergh, guardians of the child left by Kleyn Klaessen. Pltf. demands from deft. fl. 200. zewant for maintenance of the child. Defts. acknowledge to be indebted in this matter to the pltf., but request some delay. The W: Court condemn defts. to satisfy the pltf. within $\frac{6}{2}$ time, with costs.

Tho: Hall and Pieter Stoutenburgh, guardians of Kleyn Klaessens children, pltfs. v/s Jochem Beeckman, deft. Pltfs. in aforesaid quality demand the sum of fl. 150. with interest thereof. Deft. admits the debt, but requests some delay and that his obligation be then returned him. The Wors! Court having heard parties condemn deft. to pay pltfs. within $\frac{6}{2}$ time and order the deft's obligation to be then returned him.

Alice Rodgers, Plt: v/s Sara Hawkins, deft: M! Jnº Rider alledgeath that the Parties Where agreed and the deft: Hawkins was to pay the Charges.

Denys Isaacqsen, Plt: v/s Allard Anthony, deft: the deft: r defaut.

Mettie Wessels, pltf. v/s Thomas Tiddeman, deft: Defts. 1* default. The pltf. demands from deft. fl. . . . as per account.

Simon Janz Romeyn, Plt: v/s Warn! Wessels, deft: The deft: I defaut.

Nicolaes Bayard, Plt: v/s Mary Dobsen, deft: The deft: r. default. Huygh Barentsen de Kleyn appearing in Court presents a written petition, in which he complains in substance of the harsh proceedings of his adversary, Balthazar de Haert, particularly in the unlawful imprison-



ment of his, the petitioner's, person, without any proper execution being obtained against his person, but solely against his effects; which effects said de Haert sold for the most part; requesting that the W: Court would be pleased to release him from his imprisonment, whereby he shall, in a short time, be able to lay by a good sum: further requesting verbally, that his said party may be ordered in like manner to bring into the W: Court, within a certain time to be stipulated by the W: Court, all claims he may have against him the petitioner to the present date as well for his own debt as for his brothers a/c. It is apostilled as follows:—On the foregoing petition and verbal request of Huygh Barentsen, it is ordered and resolved by the W: Court, that Balthazar de Haert shall exhibit on the next Court day by what authority he has caused the petitioner's person to be imprisoned; and further deliver in in writing what he claims from the petitioner as well for his brother's as for his own particular a/c.

Uppon the Petition & Complaint of Henry Obe Constable ag. W. Hofmeyer, It is this day ordered that the sd W. Hofmeyer shal remaine in Prison Goale until such time, he gives in good Security to Keep his May Piece; and further until Satisfaction, shal be made of Such fine or Corporal Punishment as this Court shal Impose uppon him, W. they adjourne until a next meeting.

The award of arbitrators in the matter in dispute between Luycas Dircks, pltf. v/s Josyn Verhagen, deft., being read and considered, the W: Court order, that judgment shall be entered according to the aforesaid award; to wit, that the deft. shall pay the demanded debt of fl. 36: 4 provided the pltf. shall confirm the justness thereof on oath.

The arbitrators by this Court appointed in the Case in Question betwixt Tho: Barnes & Jno. Lawrensen, this day making their report and delivering up their award, in manner following, That the st Jno. Lawrensen shal pay the halfe of the Prize he was agreed uppon Wt the st Barnes, for Weaving of the Webb, and each partie to beare his owne Charges, onely the Charges of the arbitration Excepted, Wt Where to be Paid Equally betwixt them: Whereuppon this Worshipp! Court ordered that Judgemt: should be entred accordingly: dated as above.

Att a Mayors Court held at New Yorck Novemb! the 24 A° 1668. Present M' Corn: Steenwyck, Mayor; Capt Matthyas Nicolls, M' Isaacq

Bedloo, M! francis Boone, M! Christ: Hooghlant, Aldermen; Capt. Jno. Manning, Sherif.

Simon Claesen Turck, Plt: v/s Thomas Lewis, deft. The Plt: declares that the deft. is Indebted unto him as appeares by a Judgement of the Court of Albany bearing date the 13th of Septb' A° 1661: the summe or Quantity of two hundred and thirty plankes for Wth this Plt: Craves Judgement agt the deft: With cost of suit. The defts. atturny appearing replyes that the deft: hath paid the st debt, and to that end produced an acc! under the deft owne hand, he the deft: himselfe being absent. The Jury brought in their Verdict, and found for the Plaintife, that the deft: should Satisfy two hundred and thirty plancx Wth Cost of suite. The Court thought fit to Suspend their Judgement in this Cause for the space of six Weekes after the date hereof.

JURIES

Tho: Hall forem: Timothy gabrie, Pieter Winster, gerrit Van Trigt, Jno. Laurence, alexander Watts, Thomas Tayler, Walraven Claerhout, Isaacq greveraet, Johannes hardenb^k, Pieter Stoutenburgh, Johan Witthart.

In the matter in question between Denys Isaacksen, pltf., v/s M! Allard Anthony, deft., Sieurs Poulus Leendersen and Fredrick Philipsen are authorized by the W: Court as arbitrators, who are requested to examine and decide the matter in question, with power in case of non accord to adjoin a third to themselves as umpire, and to report their transactions at the next Court day.

Simon Jansⁿ Romeyn, pltf. v/s Warnaer Wessels, deft. Defts. 2^d defaut.

Marretie Gerrits, pltf. v/s Mary Goosens, deft. Pltf. says, she sold deft. a lot of carpenters tools for the sum of fl. 290. zewant payable the next winter. Deft. answering says, she did not fully agree with the pltf., but that there was still a difference of fl. 7. about the trade. Pltf. replying says, that she allowed the deft. to take the above tools from her house by the defts. own son and they still remain in defts. hands. Parties being heard by the Worshipf!! Court, together with the declaration of Jan van Bommel, who had appraised the tools at parties request, their W: decreed, that the above sale shall stand good and order the deft. to obey and fulfill it.



1669 May 7. Issued out a Warr! of Execution ag! the Def! uppon the Judgm!

Robbert Storie, Plt v/s Joseph Carpenter, Deft: The Plt: declares that this Deft: is Indebted unto him for Contracted freight the summ of Eight Pounds good pay, for Wth he Craves Judgement agst: the deft: Wth Cost of suite. The Jury brought in their Verdict and found for the Plt:, that the Plt: should have his freight With Cost of suit. The Worshipp! Court Ordered that Judgement should be Entred accordingly, But no Execution to be Issued forth untill further order.

William Hunking, Plt: v/s James Card, deft: In an act" of debt to the summe of one hundred pounds for dammage. The Plt: declares that the deft: hath damnifyed this Plt: by attaching summe monney of this Plt: in the hands of M. Bedloo to the Vallue of three Pounds, for W. he Craves Judgem! Wth Costs of Suite. The deft: Craves for a Non Suite, Whereas the Plt: hath falsly arrested this deft: for the summe of £ 100. Sterl. The Wors! Court Ordered that a Non Sute should be entred Wth. Cost.

Reynier Willemz, baker, arrestant and pltf. v/s Daniel Terneur, deft. Pltf. says, he sold deft. a piece of land lying on this island, opposite Hog Island, according to the ground brief of Govern! Kieft, and requests that deft. may be constrained to fulfill and ratify said trade. Deft. acknowledges the trade, but says, that those of the Town of New Harlem lay claim to said land; he is however ready to ratify the above sale on his side in case the pltf. can deliver him a formal Ground brief and confirmation from the Governor. Johannes Verveelen hereupon entering complains, as attorney of the Commonalty of the Town of New Haerlem, that Daniel Terneur endeavored by the purchase of the above land to injure and supplant the town well knowing, that the above said land was lying within the limits of the abovenamed town. The W: Court decided, that neither the pltf. nor his father in law had any right to sell the above land before and until he has obtained a confirmation of the same from the Governor.

Pursuant to the order of the W: Court, on the petition of Huygh Barentsen, delivers over divers documents as to what right he had im-

^{*} The words "Balthazar de Haert" are inadvertently omitted in the original Entry. See p. 154.-Tr.

prisoned the abovenamed Huygh Barensen, also what claim he still has against the abovenamed Huygh Barentsen, which being read over by the W: Court, the same are entered by him.

Nicolaes Bayard, Plt: against Mary Dopsen, deft: the Deft: 2. defaut. Isaacq Bedloo, plt: v/s ffrancois Douty & Thomas Davis, deft: the deft: 1. defaut:

Joris Stevensen, Plt: v/s Claes Melissen, deft: P'ties agreed.

Mettie Wessels, Plt: v/s Tho: Tiddeman, deft: the Parties defaut.

Goldsmith, Plt: v/s fredrick Arentsen, deft: P'ties agreed. Ady as above.

Att a May" Court held at New Yorke this 1* of Decemb! A? 1668.

There Being P'sent M! Corn: Stenwik, May!; Capt. Math. Nicolls,
M! Is: Bedloo, M! Francis Boon, M! Christoffel Hooghlant, Ald'men.

William Shackerly, Pit v/s Elias Poddington, def: The Plt: declares that the deft: being his Shipp Carpenter on the Shipp the Mary, doth refuse to go aboard and proceed Win the sd Shipp, notwithstanding he being obliged thereunto first being ordered by the Mayor, and secondly by his owne Promises made before the Mayor in Case that Fresh Provisions Where provided on board by the Master the sd Shackerly. The deft: replyes that the plt: hath not performed on his side, in Providing beere and other Necessary provisions aboard. Win Merit, & Boatswaine of the sd Shipp declare that When the deft: came aboard, the Master had Provided good provisions on board, except the beare Win could not be fetshed, being hindered by the hard Wind. The Worshipp! Court Resolved to Communicate the Govern! with the Buissenis, and to heare his Advise.

Tho: Hall and Hendrick Willems, Firewardens, entering in Court, request a sum of fl. 150 seawant in payment of the expence incurred by them in having fire ladders made etc. Whereupon the W: Court orders, that Hendrick Obe shall pay petition. the assignment made on him for this object, without postponement or delay.

Fredrik Gysbersing Complaining in Court that Capt^a Salisbury hath without any Cause attached his Monny in the hands of Jn^a Garland. It is this day Ordered that the s^d Attachment should be Void, and of no effect, the same not being entred according to law.



According to a foregoing Order of this Court that W. Hofmeyer should give in Good Security for his Good behavior, this Worship. Court did on this day Accept of the s. Hofmeyers profer to bind and Mortgage ouer his House & Lott of ground W. this Citty, as Surety for the s. Hofmeyers Good behavior; And further upon Mature Consideration by this Worship! Court had Conserning the Poverty of the s. Hoffmeyer, and althoug he hath deserved a Surveyer punishment, It is this day Ordered that the s. Hoffmeyer shall fforfete & Pay for his offence a fine of five pounds Ster! and further Personally to appeare at the Next ensuing Court day, and then & there In open Court to Confesse his fault, and Beg Pardon both of the Mayor & Constable for the Trespasse by him Committed ag. the same.

Xb! the 3^d According to a foregoing Ord! of this Court in the Case betwixt W. Shackerly M! of the Mary, Plt: ag! his Carpent! Elias Poddington def!: to Consult uppon the Case W! his Honn!. It is this day Ordered that the deft: shall forthwith repaire himselfe on board of the sd Shipp, & performe the Last Contract made betwixt the sd p'ties before the May! of this Citty and to pay Cost of Court.

Att a Mayors Court held at New Yorke this 12th of Jann? A.º 1664.

Symon Jansen Romeyn, pltf. v/s Warnaer Wessells, deft. Pltf. demands from deft. fourteen beavers, being for two ankers of brandy sold heretofore to the deft. Deft. says, that he can pay with fl. 350 zeawant, with which pltf says he is also content, if the same be paid down. The W: Court condemn deft. to pay s^d fl. 350 seawant with costs. 1669. May the 7th issued out execution uppon this judgem!

The H! Petro Stuyvesant, p! v/s Arian Appel, def! The def! r# defaut. The marishall declares that when he summond the deft: to the Court, that the sd deft: Promised to Pay the Plt: before the next Court day, Wth the Court Ordered that should be Entred.

Denys Isaacqsen and Cattelyn Jans, pltfs. v/s Alexand' Stulter, deft. Pltfs. demand of the deft. restitution of fl. 250. zeewant paid to him for a small house, standing at Mespats Kil on Burger Joris' land, sold by the deft. to the pltf., but not delivered, with fl. 100. damage suffered by the non delivery of s^d house. Deft. offers restitution of the monies received being fl. 150 in zeawant and the remaining fl. 100 in goods at zeawant

price. The W: Court having heard debates of parties condemn deft. to restore the received fl. 250. to wit—fl. 150 in seawan and fl. 100 in goods at seawan price. Regarding the damage, pltf. is ordered to prove at next Court day, how and whereby he has suffered it.

Herry Breser, Plt: v/s Egbert Myndersen, deft: The Plt: declareth that the deft hath taken up out of the Woods, & Killed an oxe of this Plt: Without any Consent or Knowledge of the Plt: Wth oxe this Plantife Computeth to be Worth Six pounds besides 5 lb dammages this Plt: Susteined in seeking of the st Oxe, Losse of time etz. Uppon Wth this Plt: Commenced his Suite, and Prayeth Judgemt: accordingly. The deft: replyes that he by Mistake took up out of the Woods an Oxe of the Plt: in Stead of his owne, Wth now is found & brought up, and proeves the same by three Wittnesses that it was done by mistake, But Profers to give Satisfaction to the Plt: to the Vallue of the st oxe. The Court did ord that the Plt: should bringe in & proeve the next Court day What dammages he hath Susteined by the Want of the st Oxe, until Wth time this Court do Adjourne to passe Judgemt: in this Cause.

Pieter Wolfersen, pltf. v/s Hendrick Obe, deft. Pltf. demands, that deft. be ordered to vacate his house on the 1st May next, as he has sold it and demands in like manner a/c within 24 hours. Deft requests 8 days' delay to answer. The W: Court order parties on both sides to hand in their a/cs on the next Court day.

Thomas Waale, Plt: v/s W. Hunking & Alexand! Watts, deft: The Plt: declares that the deft: W. Hunking is Indebted unto him the summe of 30. shills for W. he Craves Judgem!: ags the deft: Alexand! Watts Security to sd Hunking. The deft: Alexand! Watts ownes in the behalfe of W. Hunking, the debt of 10: but for the remaining 20: he desires proofe, and doth absolutely deny the debt thereof. The Court do Ord! & Decree that that the deft: Alexand! Watts as security for the sd Hunking shal pay the sd debt of tenne Shillings, and allow to the plt: the space of 6 moneths to Proeve his due of the remaininge 20; and each party to beare the Equal halfe of the Courts Charges, but in Case the plt: shall hereafter make good the debt, then the deft: shal reembourse the halfe of the Charges back again.

Rendel Huwit, Plt: v/s Jnº Gerardy, deft: The Pltº atturny Declareth that the deft: is indebted unto this Plt: the summe of fl. 230. as



appeared by a Bill Produced in Court. M. Mayor Steenwyck Declares that the s. Bill is belonging to himselfe Whereas this Plt: hath made the same ouer to him as he Will make appeare the next Court day.

M. Isaacq Bedloo, Plt: v/s francis Douty & Thomas Davis, deft.

Teunis Craey this Day Makinge his Compl!: to the Court that he cannot obtaine the Payment of the fl. 12: 10. allowed him by a former Judgem!: of Court from Thomas Braidley, It is therefore Ordered by the Worshipp! Court that the s.d Thomas Braidley shall forthwith pay the s.d fl. 12: 10. uppon Penalty of Execution.

Otto Gerritts, Plt: v/s Hendrick Willemsen, deft: Uppon hearing of both Pties the Court resolved to take a View of the Water Course in Controversie.

Willem Hoffmeyer Is this day Ordered by the Court to appeare next Court day, and performe the Sentence pronounced agt him the Last Court day.

It is this day Ordered by the Court in the action of Simon Turcq Plt. ags! Thomas Lewis deft: that the Sentence should be Suspended for Six Weekes Longer.

The Worshipp!! Court did this day Ord! that the former Ord! of Publication Concerning the Bakers should be Reneuwed, and that the Penalty therein Exprest being 12 £ sterling should be Mittigated to fl. 30 Wampum.

As also a Publication aget the Erecting of Secret Howses & Hoggs Penns on the Street side, or in offence to his Neighours.

Jacob Kip and Symon Jansen Romeyn, as curators of the insolvent estate of Salomon La Chair, petition to be released and discharged from their curatorship, inasmuch as they have performed all their duties for the return of the said estate, but they have not received any more than appears by the a/c delivered, all of which they have paid to the preferred creditors as well as other expences. It is apostilled: The petitioners' request is granted and they are hereby discharged from all further responsibility regarding their said curatorship and they are further ordered to hand over to the Orphan Court all the papers relating thereunto.

Thomas Carr, Plt: v/s Thomas Lovel & George Canida, deft The deft default. It is Ordered to Issue out a Warrt: of arrest for their persons.

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Denys Isaacqsen, Plt: v/s Marretie Gerrits, deft: The parties remained defaut by Cause of their Siknesse.

Assur Levy appearing in Court makes known, that the W: Court on the 18th June 1667 had nominated as arbitrators in the matter in question between the aforesaid Assur Levy, pltf., and Timotheus Gabrie, deft., in case of a/c., Sieurs Johannes Van Brugh and Jacob Lyseler, but says, that the abovenamed Leyseler has gone away before the transaction of the business—requesting that the W: Court may elect another person in his place. The W: Court elected Sieur Johannes de Peyster in place of Sieur Jacob Leyseler. Ady as above.

Att a Mayor Court held at New York Janua the 26th 166s. Present M. Corn Steenwyck, May; Capt Matthyas Nicolls, Sec. &. Ald man; M. Isaacq Bedloo, M. Fr. Boon, M. Christ Hooglant, Ald men; Capt. Jno. Manninge, Sherif.

The H! Petrus Stuyvesant, Plt: v/s Ariaen Appel, Deft: The Plt: declares that the deft: was Indebted unto him the summe of fl. 2315. as appeares by a Judgem!: bearing date the 28th of Jann? A.º 1663: uppon Wth he received from the Worshipp!! Tho: D'Laval fl. 1800. in part of Payment, & desires Execution for the Remainder, Wth Cost of suite.

The Deft^a Atturny Jn^a Rider desires time to answer to the s^d action the next Court day: Whereas he Paid the s^d Judgem^b: to Capt^a Thomas de Laval. The Court allowed the def^b: time to answer to the s^d action until next Court day.

Herry Breser, Plt: v/s Egbert Myndersen, deft: Uppon hearing of both parties this Worshipp! Ctt did Decree & Order that the deft should pay this Plt: for the Ox Killed by the deft: the summe of five pounds, and Likewise to repay al such Charges, as the Plt: shal proeve that he hath disbursed, towards looking up of the st Ox Wth Cost of Suit.

Redel Huwitt, Plt: v/s Jnº Gerardy, deft: In an act of debt to the summe of fl. 230. The deft: 2. defaut. It is Ordered that the deft: Bayle M! Jacob should be summond.

M! Isaacq Bedloo, Plt: v/s Francis Douty & Thomas Davis, deft! The deft! Remained 3. defauts. The Plt.: declareth that the deft: Francis Douty is Indebted unto him the summe of 40 shillings as appeares by the deft! Note, for Wth he attached summe monny of the sd Douty,

now in the hands of Thomas Davis, and Craves Condemnation thereof towards his Payment Wth Cost of Suite. The Worshipp¹¹ Court Condemned soo much of the monny of the deft: Douty now in the hands of Thomas Davis as shall Satisfy the s^d Debt Wth Cost of Suite.

M! Francis Boon, pltf. v/s Henry Obe, deft. Pltf. says he purchased Pieter van Couwenhovens house now occupied by the deft, and whereas pltf. understands, that deft. has some claim, whether of lease or purchase of said house, therefore he demands, that deft. shall produce what right of property or claim he may have thereunto; otherwise that he be ordered to vacate his, pltfs., house next May. Deft. says, he has nothing to do with pltf.; also that he cannot produce his right in full before the arrival of the sloops from Albany and Esopus, as some of his witnesses reside there. Pltf. demands the liberty of renting a house at the cost of the party in the wrong, and if the deft. hereafter does not make good his right, that he shall then satisfy pltfs. landlord. Defts. attorney John Sharp says—That in case the pltf. had not sinisterly bought the house, he would never have got itt. Deft. is ordered by the W: Court to produce his right to the above said house within a month. Meanwhile pltf. is allowed to hire a house at the expense of the party in the wrong.

Guilliam de Honneur and Johannes de Wit, pltfs. v/s Jacob Teunissen de Looper, deft. Pltf. demands fl. 75 zewant from deft. Deft. says, he paid it to pltf. de Wit. and says, that de Wit had in payment a hog of 40 gild. Pltf. Johannes de Wit acknowledges to have received a hog, but not on this a/c. The W: Court order Johannes de Wit to produce on the next Court day the a/c, on which he received said hog.

Allard Anthony, Pit v/s Peter Wolphersen, def: The Pit demands of the def! fl. 415. as p! Obligation. The Pit saith that he hath paid the debt and wil proeve it by acc! in case he may have Liberty to go home at his howse at Elisabets Towne. The Worshipp!! Court do Order the Defend! to give in Security to answer the cause in Six Weekes after this date.

John Sharp, Pit v/s John Cooly wife, Def! The Pit demands of the def! an assignm! on Thomas Wandel and by hur accepted to pay for him. The defend! denyeth the acceptance thereof and Wil Likewise Proeve that she paid the debt to Thomas Wandel before the Sitting of this Court.

The Worshipp!! Court do allow time to the Def! to bring in hur proofes by the Sitting of the next Court.

In the matter in question between Jacob de Looper, pltf., v/s Bartolomeus van der Schel, deft., are appointed by the W: Court as arbitrators M' Gerrit van Tright and M' Daniel Hondecoutre, who are hereby requested and authorized to hear the matter in question argued, and if possible to decide it and to report their award at the next Court day.

W. Bogardus, pltf. v/s Simon Turcq, deft. Pltf. as attorney of M. Nicasius de Sille demands from deft. fl. 40 in beavers. Defts. attorney John Sharp says, deft., has paid the debt to M. Abraham Staets Deft. is ordered on M. Abraham Staets' arrival to prove, that he paid him.

Otto Gerrits, Pl. v/s Hendrick Willemsen, def! In an Act. of defamation. The Worshipp!! Court having heard parties hereby Order, That Parties shall henceforth conduct themselves in a civil manner on pain that the first who shall be found to injure the other, whether in words or deeds, shall be fined in the sum of fl. 50. And the Defend! is further ordered that whenever he is again damaged by the Water, that he shall then speak to the Mayor to come and make ocular inspection of it.

Tho: Carr, P! v/s Tho: Lovel & George Canida, Defts. The P! declares that the defendants are Indebted unto him for fraight of sider fl. 50. The Deft. Tho Lovel only appearing saith that he left soo much in the hands of the sd Canida as wil satisfy for his fraight. It is ordered by the Worshipp! Court that the Deft. George Canida should be summoned to appeare the next Court day.

Balthazar de Haert appearing together with Huygh Barentsen, says for his share, he is content that the abovenamed Huygh Barentsen were granted time and discharged from his imprisonment until the first of May next, provided the same do not militate against his right; which was approved by the W: Court.

It is this day ordered by the Worshipp!! Court that all Persons that are Plantives in any Causes depending in this Court shall be Bound to take out at Least one Coppy of What is Ordered or past in Court, each Court day, or by neglect thereof, that they shall Pay the Sec? for the Coppy although non be taken out.

Fredrick Gysbersen, Plt: v/s Jnº Garland, deft: the deft: r defaut.



February the 16th A° 166%. Att a Mayors Court held att New Yorke. Prsent M' Cornelis Steenwyck, Mayor; Capt Matthyas Nicolls, M' Isaacq Bedloo, M' francis Boon, M' Christ: Hooghlant, Alderm; Cap Jn° Manning, Sherif.

John Sharp, Plt: v/s John Cooly, deft: The Plt: demands of the deft: fl. 177 Wampum accepted by the deft: to Pay for Thomas Wandel. The defts Wife denyeth the acceptance of the s^d debt and Produced a receipt from the s^d Wandel that she had Paid him to the full. The Worshipp^H Court ordered, that this Case should be suspended withal, for the space of one moneth or until such time, as the s^d Wandel should come to Towne, not exceeding the s^d time to give Information about the Premises.

W^m Pattisson, Plt: v/s Jn^o Garland, deft: In an action of debt uppon Bill. Henry allen & Robert howel being sworne declared that they have bene Preesent, that the s^d Bill was signed Sealed & delivered by the deft.

W. Pattisson, Plt: v/s John Garland, def! in an action of acct: The deft: Remained default in both the actions.

W. Pattisson, Plt: v/s Jno. Garland, deft. for better Security. The deft: Remained defaut.

Tho: Mabs, Plt: v/s George Canida, deft: in an act: of debt. The Worshipp!! Court finding some difference in the accounts of the Parties:—thought fit to Referre the difference unto Indifferent Arbitrat! & do Nominate & appoint Henry Obe & Thomas hall, for to heare & to Examin the Case in Controversy, and if Possible to determine the same, and to bring in their report the ensuing Court day.

Lammert van Neck, pltf. v/s Jacob Teunissen, seaman, deft. Pltf. complains, that deft. reported here to the scandal and censure of the pltf's friends, that the sister of his, the pltf's wife, had been executed on the scaffold in Holland for crime committed. He demands reparation of character with costs. Deft. denies having said so. The pltf. undertakes to prove it at the next Court day.

Denys Isaacqsen, Plt: v/s Pieter Winster & Marck dall, deft: The Plt: demands from this deft: Peter Winster fl. 112 Wampum, W^{ch} he engageth to Pay to this Plt: in Case Jno. Cockril did not Satisfy the s^d summe to y^e Plt: for marck Dalls account Uppon hearing of both Parties

as also the Testimony of Herry Nuton, The Worshipp. Court did decree that the deft: Peter Winster should Pay the sd debt Wh Cost of suit In Case it Where not Satisfyed here by the sd Cockril Within the space of Six Weekes next ensuing the date hereof. 1669. 10 April. Execution issued out uppon the goods of the deft.

Hendrick Willemsen, baker, pltf. v/s Otto Gerrits, deft. Pltf. complains, that deft. in contempt of the order of the W. Court dated 26 Jan? last had insulted him, pltf., scolding him as a rogue and that he had pushed and beaten his wife two several times etz. Deft. denies the same and complains on the contrary, that pltf. has insulted his deft's wife with very foul and scandalous words. The W: Court order, that whoever will prove having been the first insulted by his party, whether in words or deeds, the violator of the W: Court's order shall be condemned in a fine of fl. 50. and order parties on both sides again to treat each other civilly on the above penalty.

Anna Liscoo, Plt: v/s Jno. Rider, deft: The Plt: declares that this deft: is Indebted unto this Plt: the summe of fl. 301: 16 as appeares by accompt, for Wth shee Craves Judgemt: Wth Cost. The deft: Confessed that he owed the debt, but alledged that he Paid the s^d debt by an assignem! to the Worshipp!! Tho: d'Laval. The Worshipp!! Court did decree & order that this deft: should Pay the s^d debt of fl. 301: 16. Wampum Wth Cost of Suit, Except he can make appeare that he Satisfyed the same by the said delaval.

Ariaen Van Laer, Plt: v/s Jurian Janz: deft: the deft: 2 defaut.

W. Pattisson, Plt: v/s Jurian Janz: deft: The deft: 1 defaut.

Henry Coustrie, Plt: v/s Jan hend*s Steelman, deft: Parties agreed. Huygh Barentsen, pltf. v/s Allard Anthony, deft. Pltf. demands from deft. fl. 110 zewant for board of Engel Hendrix and her child, by his order furnished her during her detention. Deft. admits having given such orders to pltf. at the time as Sheriff, but says it must be paid by the abovenamed Engel or otherwise by the City. The W: Court order the above named Engel to be summoned for the next Court day.

Teunis Craey, pltf. v/s Allard Anthony, deft. Pltf. demands from deft. board money for divers prisoners, furnished by defts. order. Deft. says he must get money from the deft. The W: Court order deft. to furnish pltf. with an a/c debit and credit in form.



Herry Breser appearinge in Court for to Proeve What Expences he had bene att and disbursed towards Looking up of the ox of Egbert Myndersen, did say, that Egbert Myndersen was a theefe, and that he would proeve it: W^{ch} the Worshipp^{!!} Mayor, ordered that it should be Entred, and ordered the s^d Breser to make his saing good.

John Sharp, attorny of Cattelyn Jansen, produces a declaration of Evert Duycking's wife, that she had rented a room for fl. 50 to the abovenamed Cattelyn for 8 months; requesting that the same may be obtained from and paid her by Alexander Stulter, pursuant to the Courts order dated 12th Jan! last. The W: Court orders, if the abovenamed Duyckingh shall declare, that the aforesaid are paid or must be paid her by Cattalyn, then the same shall be made good and paid by the above named Alexander to her.

Petrus Stuyvesant, Plt: v/s Ariaen Appel, deft: The defend! delive! to the Court an answer to the Plt: demand of W. the Plt: was ordered to take out a Coppy, for to answer the same, the next Court day.

Jacob Kip, Dirck Jansen and Jan Adams, curators of the estate of Haege Bruynsen decd, pltfs. v/s Marten Hofman, deft. Pltfs. in their quality demand from the deft. fl. 735 seawant pursuant to judgment dated 20th 8th last, and request, that they, pltfs., may be discharged from the bailbond mentioned in sd judgment, as the widow of the late Haege Bruysen has arrived here in person from Holland, who offers to confirm by oath, that she received no monies in Holland directly or indirectly in defts. a/c: they produce all the original documents, which deft. drew for raising the money in Holland and offer to return them to deft. Deft. persists in the previous judgment. The W: Court having heard parties and examined the produced papers find the exchange on Holland has not been paid: therefore they order deft. to pay the fl. 735. pursuant to previous sentence with costs and release pltfs. from the aforesaid bailbond.

Guilliam d' Honeur and Johannes de Wit, pltfs. v/s Jacob de Looper, deft. Pltfs. delivering in their a/cs, It is ordered that they furnish Copy thereof to party to answer thereunto.

Henry Obe and Warnaer Wessels, pltf. v/s Paulus Vander Beeck, deft. Parties in default.

Jan Hendrix van Gunst, pltf. v/s Davit Provoost, dest. Dest. default.

Evert Pietersen, Schoolmaster and Precentor, appearing and delivering an a/c of earned salary, which he claims from the City requests payment and further allowance for his future services: If not, he says he will leave. Resolved to speak to the Governo! hereupon.

Att a Mayors Court held at New York March 2^d A^o Dom: 166\(\frac{2}{3}\).

Present M. Cornelis Stenwike, mayor; M. Isaacq Bedloo, M. franc: Boon, M. Xtophel hooglant, Aldermen; Capt. Jno. Manning, Sherif.

. W^m Pattisson, Plt: v/s Jnⁿ garland, deft: In an Action of debt to the summe of Twenty pounds in good merchandable Beaver, at thirteen Shill^{g*} & foure pence p! Bever. Uppon hearing of both parties this Worshippⁿ Court did decree & order that this deft: should make payment of the s.^d Twenty Pounds according to obligation, Within the space of fourteen dayes next ensuing the date hereof together with Cost of suit.

1669. july the 22th Execut Issued uppon this Judgemt:

William Pattisson, Plt: v/s Jno. garland, deft: In an action of debt to the summe of eight pounds five shillings, in Wheat. This Worshipp!! Court having heard the debates of both Parties, did decree & order that the deft: should pay the s.d Debt of Eight pounds five Shill. in good marchandable Winter Wheate Within the space of fourteene dayes W.h Cost of Suit.

Wⁿ. Pattisson, Plt: v/s John Garland, Deft: In an action of debt to the summe and quantity of two hundred and fifty busshels of good sound merchandable Winter Wheate. Uppon hearing of the debats of both parties this Worshipp¹. Court did decree & Order that the deft should pay to this Plt: the said 250 busshells of Wheate, accordinge to Obligation, here at New Yorke Wth in the space of Fourteene dayes next ensuing the date hereof, together Wth Cost of suit.

Thomas Mabs, Plt: v/s George Canida, Deft: the Plt: declared to withdraw his action, and engageth to pay Cost of Court:

Lammert Van Neck, Pl!: v/s Jacob Teunissen, Def: In an Act. of Disfamation. It is this day Ordered by the Worshipp!! Court that this def!: shal bring in proofe at the Next ensuing Court day, that he heard from the Widdow of Hage Bruins, that the Pl!s Wifes Sister Was Publicqly Executed in Holland, as this def!: hath reported here in Towne:—

W. Pattisson, Pit v/s Jurian Janz Kooper, deft: To the Summe of



£ 12: 00: 2½. Uppon hearing of the debates of both parties and Examining of the Wittnesses and proeses relating thereunto, This Worshipp!! Court did Decree & Order, that the dest: should make Payment to this P!! Immediatly the summe of one hundred gild!! Wampum in part of the said debt, and Within the space of one Month next ensuing the date hereof, to Pay the remainder of his debt in Winter Wheate together W!! Cost of suit:

Ariaen Van Laer, pltf. v/s Juriaen Janz. Kuyper, deft. Pltfs. attorny Simon Jansen Romeyn demands from the deft. fl. 293. 10. zewant for rent due, according to a/c. Deft. admits the debt and demands time. Parties having been heard by the Worsh!! Court, the deft. is condemned to pay the demanded fl. 293: 10 zewant with costs.

M! Peter Stuyvesant, P!t v/s Ariaen Appell, deft: The P!t produced a former Judgem! past by this Worshipp!! Court on the 28th day of January Aº 166 against this def!: to the use of the Pl!: to the summe of fl. 2315: 18. Wampum; in part of Payment this P!t hath received by assigm!: to Thomas de Laval Esq. the summe of fl. 1800. and Craves Execution for the Remainder part of the said Summe. The def!: remaining defaut uppon the third Court day, This Worshipp!! Court did order that Execution should be Issued out against the def!; for the Remainder part of the said Judgement.

Guilliam de Honeur and Johannes de Witt, pltfs. v/s Jacob Teunissen Looper, deft. Pltfs. demand from the deft. the sum of fl. 75 zeawant, balance of a/c, with costs. The defts. 3^d defaut. The W. Court having heard pltfs. demand and examined the a/cs produced, condemn deft. to pay the above fl. 75 seawant.

Rendell Huwitt, P!t v/s Jnº Gerardy, deft: In an act: of debt. The P!t declares that this deft: is Indebted unto him, the summe of two hundred and thirty gild. as appeares by a bill und! his hand bearing date the 18th day of June Aº 1656, for Wth summe the Plt: Craves Judgemt: agt the deft: Wth Cost of suit: The deft Bayle M! Jacob Varrevanger appearing in ye behalfe of the deft: replyeth that the deft: hath Satisfyed the st debt to this P!t as he will make appeare by a Receipt under the P!t hand now at Road Island. This Worshipp!! Court having heard the debats of both Parties, doe Decree & Order that in Case, the deft: or his Bayle can make appeare Within the space of two months next ensuing

the date hereof, that he hath paid or Satisfyed the s^d debt to this P^l that then a Non Suit should be entred ag^d the P^l But otherwise to Pay the said debt of fl. 230. With Cost of Suit.

Hendrick Willemsen Baker, Pit v/s Otto Gerrits, deft: The deft: & Pit both defaut.

Dirck Wiggersen, Pk v/s Poul Cornelissen, def: 1. default.

Engel Hendrix being summond by ord; of the Court remained defaut.

Herry Bresers atturny appearing this day in Court Produced three Certificates by W^{ch} it appeared that he hath disbursed towards fetching up of the ox that belonged to Egbert the Slaughter the summe of fl. 37. Wampum. Whereuppon the Worshipp¹¹ Court ordered in Pursuance of an Order of Court bearing date the 26th of Jann¹⁷ last past, that the said Egbert Myndersen should make restitution of the said summe unto Herry Breser afores.⁴

The Court having received and read the petition of the curators of Rachel van Thienhoven, Isaacq Foreest, Johannes de Wit Cum Sociis, requesting in substance, that the corner wall alongside Hans Drepers house may be built up by the City, as they suffer great damage thereby, and still dread more etz. It is appostilled:—The W: Court shall take care that the demanded corner wall shall be built up by the first opportunity. Ady, as above.

Uppon the Petition of Johannes Verveelen and the referm!: of his honn! the Govern! This Worshipp!! Court do reply & give for advice: Whereas the ferry at harlem, was farmed out to the Petition! for the Terme of five Yeares:—and now remoeved to the Wedding-place three yeares before the expired time, and Whereas the Petit! hath bene at Considerable Charge in Setling the s.d ferry: Therefore the Court do give for advice, that the said ferry at the Wedding place should be graunted to the Petition! for the remainder three yeares Provided he remoeves his habitation thether, or Setleth a sufficient person in his roome to attend the said ferry: and do Likewise Keepe and deliver up Annually an account of the Incomes of the s.d ferry.

Coenraet ten Eyck and Boele Roelofs appearing in Court as guardians of the minor child of Aeltie Bickers dec^e requesting by petition, that the fl. 2000. zewant with the interest accrued since the Year 1664 loaned to the City on a/c of the aforesaid child may be discharged and paid to



petitams, alleging that the necessity of sd orphan urgently demands it etz. It is apostilled: The W: Court shall solicit the Governor that the payment may be made according to previous promise and the petitioners request. *Memorandum*. The W: Court Commissioned for this Purpose the Mayst Cornelis Steenwyk and the Alderman Francois Boon. Follows their report from the Governor: That as soon as Capt Nicolls shall come back from Long Island, order shall be given regarding the Company's effects and the City's debts also.

Att a May" Court held at New York March the 16th A. 166s. Present M! Corn: Steenwyck, Mayor; M! Isaacq Bedloo, M! francis Boon, M! Christoffel hooglant, Ald'men; Capth Jno. Manning, Sherif.

M! Isaacq Bedloo, Ald'man, Plt: v/s Jno: Garland, Deft. In an actⁿ of Debt: The Plt: Rising from his Seat declared that the deft: was Indebted unto him for several goods received from Captⁿ de Laval & from this Plt: to the summe of fl. 3727: 4 Wampum as p! account appeares for W^{ch} he Craves Judgement of ye Court Wth Cost of suit. The deft: acknowledged the s^d debt. The Worshipp!! Court ordered that Judgement should be entred against the deft: to pay the said summe of fl. 3727: 4: Wampum, Wth Cost of Suit.

1669. 29th March Issued out an Execution uppon this Judgemt.

Memorandum; William Pattisson declared in Court that the above-standing action was but in Couller to deceive him from his monny due from garland, and Likewise that the Court was in no Capacity to passe any Judgemt: in this Cause because that the Number of the Ald'men appointed for a Court was not Compleat. Jno. Rider atturny for John garland appearing in Court and declared that the s^d garland found himselfe verry much grieved in the Judgements past by this Worshipp!! Court on the 2^d of this Instant in the Cases then depending between W^m Pattisson Plt: & the s^d Jno. garland deft: and humbly Requested for an arrest the said Judgements, until the returne of his honn! the Govern! to the end he might Petition to his honn! for an appeale in the said Causes. The Worshipp!! Court ordered that an arrest of Judgemt: should be entred according to Law.

John Rider, Plt: v/s John Cockril, deft: In an actⁿ of debt: The Def! remained defaut. The Plt: demands of this deft: £3: 10: 0: in

tobacco at price Currant, Wth Cost. The Court ordered that this action should be suspended withal until the next ensuing Court day.

Allard Anthony, Plt: v/s Pieter Wolphersen, deft: The Plt: delivering up his obligation & account, and the deft: Producing some Contra account, It was ordered by this Court that both parties might take out Coppies of the several accounts and to bring in their objections agther the same at the next Court day.

Egbert van Borsum, pltf. v/s Johannes Luyck, deft. Pltf. says, that he hired his scow to deft, on condition (as s^d scow was provided neither with anchor nor fit rope), that deft, should keep a fit anchor and rope by it as long, as he, deft., should use it on hire, which deft. neglected, whereby he caused the above scow to drift away and it was missed for some days. Pltf. therefore demands restitution or otherwise satisfaction for his aboves^d scow together with fl. 165. for 33 days hire thereof, with costs. Deft. admits having hired the scow on the above condition and says he provided it with anchor and rope until it was used by skipper Pieter Ryersen, when he, deft., took his anchor and rope from Therefore he maintains, that the above scow must come against Pieter Reyers afores^d Parties being heard by the W: Court, their W: decree and order, as deft. Johannes Luyck hired the above scow on condition as afores, and did not return it to the owner, but let it go to skipper Pieter Ryersen without any stipulation, that the above named Johannes Luyck shall look up the scow and deliver it to pltf. within 14 days time or in default thereof pay its value on estimation of two impartial persons to be chosen thereunto by the W: Court; and to pay the hire due with costs of Court.

Johannes Luyck, skipper of the ship, Duke of York, pltf. v/s Pieter Reyersen vander Beets, skipper of the ship King Charles, deft. Pltf. says, that he let the deft. have Egbert van Borsums scow, which he had awhile on hire, in whose service it drifted away. He claims therefore, that deft. shall look it up again and deliver it. Deft. answering says, he only hired it for a day from the pltf., after which day he, deft., had the aforesaid scow bound on the proper place, to a post by the rope belonging to the scow, where it lay fast moored for 24 hours after that time. The W: Court having heard the arguments of parties, It is ordered and decreed by their Worships, as the deft. had given no special promise to



look for the scow and had made it fast at the usual place by the rope, belonging to it, that the scow aforesaid cannot come against deft. Therefore they dismiss the pltfs. entered demand. Ady as above.

Jno. Rider appearing in Court desiringe Prolonginge of time til ultimo may next to proeve that he hath paid Anna Liscoo the debt for Wth she hath obtained Judgem! ag! him on the 16th of feb: Last past, Profering to pay the s^d debt once more in Case he can not sufficiently proeve it by the s^d Time. The Court allowed him the s^d time to bring in his profe.

Lammert Van Neck, Plt: v/s Jacob Teunissen, seaman, deft. both parties defaut.

George Canida, plt: v/s Jno. Aston, deft: both parties default.

Timotheus gabrie, plt: v/s Poulus Leendersen, deft: the deft. 1# defaut.

Timotheus gabrie, Plt: v/s Allard Anthony, deft: The deft: rt defaut.

Egbert Meyndersen, plt: v/s Herry Breser, deft: the deft. 1st defaut.

It is ordered on petition of Poul Richard, that M. Stuyvesant shall, pursuant to the order of this W. Court dated 7 July last, prove at the Next Court day, that the protest was served within the time fixed according to the law of exchange at Amsterdam, or in default thereof to release the above named Richard from the bill of exchange mentioned in said appointment.

On declaration of Evert Duycking made in favor of Cattelina Jansen, It is ordered by the W: Court, that Alexand! Stulter shall pay to the aforesaid Cattelyn Jans the fifty guilders zewant being for rent of Evert Duycking's room occupied by Cattelyn and that by virtue of the judgment dated 12 January last pronounced against the aforesaid Alexander, with costs.

On complaint of Teunis Craey, It is ordered by the W Court, that M! Allard shall, within one month, deliver to the abovenamed Craey a/c in due form.

Uppon the Complt: of M! Xtophel hoogh! the Certaine quantity of pipe Staves belonging to W. Reap are lying uppon a lot of ground of his about the waterside, to his great damage: It is this day ordered that the s. hooglant shall have the Liberty to remove the said Staves to some other:

Convenient place Provided the owner of the s^d Staves shal repay to the s^d hooglt: al such Expences as he shal disbourse in remoeving the s^d Staves.

A? 1669: Ady, 30th March. Att a May! Court held at New Yorck. Present M! Corn. Steenwyck, Mayor; M! Matthyas Nicolls, M! fr: Boon, Ald'men.

Allard Anthony, Plt: v/s Pieter Wolfersen, deft: The Worshipp! with the Consent of both parties referred this Case to be decided by M! Johannes Van Brugh & gerrit Van Tright.

This day an order is sent to the Deaconry by direction of the Mayor that they shall deliver to the W: Court the a/c of the receipt and expenditure of the salary of the Preacher of this City received by them for some years hence.

Att a Mayor. Court held at New Yorck this 6th of April A. 1669. Present M. Corn: Stenwick, Mayor; M. Matth: Nicolls, M. Is Bedloo, M. fr Boon, M. Xtofel hooglant, Ald'm.; Capt. Jno: Manning, Sheriff.

Jno: Rider, P!t v/s Jno: Cockrill, deft: In an act of debt to the summe of £3: 10: in tobacco at price Currant. The P!t declared that the deft hath absented himselfe out of this governmt, and Craves therefore that the deft'! Baile Raef Warner, may be Condemned to pay the st debt, with Cost of suit. The Worshipp!! Court haveing Examined the Evidences produced by the P!t whereby he proeved the st debt to be justly due unto him from this deft: did decree & order that the deft: John Cockrill or otherwise his Bayle should Pay and Satisfy the st debt wth Cost of Suit.

Egbert Myndersen, P^h v/s Herry Breser, deft: In an act of disfamation. Uppon the desire of both parties, It is ordered that this Cause should be Tryed by a Jury, the ensuing Court day.

Dom? Samuel Megapolensis, pltf. v/s Cattelina Jans, Alexander Stulter and Abel Hardenbergh, defts. Pltf. demands from defts. fl. 317. 12 zewant for medicine delivered etc. as per a/c., requesting, that the defts. money, which pltf. has attached in the hands of Alexander Stulter and Abel Hardenbroeck may be condemned in deduction of the above



debt, with costs. Deft.* acknowledges to owe pltf. fl. 53. 12. silver or fl. 214. 8. zewant and no more and says, that she paid it by conveyance of a horse now in the hands of Pieter Jansen Slot. The W: Court having heard parties' arguments condemn the deft. to pay the above fl. 214. 8 seawant with costs and further order, that the fl. 150 sewant belonging to the deft. in the hands of abovenamed Stulter and Hardenbroeck shall be received by pltf. and go to lessen the aforesaid debt.

Herry Breser, Plt: v/s W^m Pattisson, deft: In an actⁿ of debt. The Plt declareth that this deft: accepted to pay to this plt: for the acct: of George Woolsey fl. 100 gild^m Wampum for w^{ch} he Craves Judgem^t: Wth Cost of suit. Uppon hearing of both parties this Worshipp^{ll} Court did decree & Ord^t that this deft. should pay the s^d. Summe of fl. 100 zewant Wth Cost of suit.

William Teller, Plt: v/s Foppe Janzen Outhout, deft: In an actⁿ of debt to the summe of fl. 1515. in good stringed beaver, Wampum and damage. The Plt. declareth that he hath attached some of the Effects of this deft: now in the hands of M. Cornelis Steenwyck Mayor of this Citty, and humbly prayeth this Worshipp. Court to Condemne the same towards the Satisfying of the s. debt With Costs and damages as this Court shal judge meete. This Worshipp. Court did order that this Case should be suspended withal for the space of three months to the end that the deft: can have due Notice thereof, and Come and defend the Cause himselfe or by his atturny.

Herry Nuton, Plt: v/s W^m Pattisson, Deft: In an act: of Disfamation. The Plt: declareth that the deft: hath greatly disfamed this Plt: in doing his office as Marishal of this Citty, in Calling this Plt: Roag and would proeve him to be one before the Govern! for W^{ch} he Craves due reparation W^{ch} Dammages;—Uppon hearing of both parties, and their Several Wittnesses, This Worsh. Court do decree & order that the deft: should pay a fine of Twenty five gild. Wampum to the poore, with Cost of Suit; and recommend him to take Warning not to affront or abuse any of the officers for the future any more, or that a greater Penalty shal be Imposed uppon him according to the Merritts thereof:

Jacob Varrevanger, Plt: v/s Gerrit Janzen Stavast, deft: both defaut.

^{*} According to the original there is only one deft., and this one a female.—B. F.

Lammert Van Neck, Plt: v/s Anthony Janz, deft: both default.

John Schouten, Plt: v/s Hendrick Janz Spiers Wife, deft: Parties agreed.

Assur Levy, Plt: v/s Anthony Jansen, deft: both default. Assur Levy, Plt: v/s Thomas Lovel, deft: both default.

Timotheus Gabrie, Pit v/s Poulus Leendersen, Deft Parties agreed.

Pieter Alrighs, Pit v/s Harmen Vedder, Def! Parties default.

Peter Wolphersen, Pit v/s Nicolaes Backer, Def! Parties defaut.

Peter Winster, Pit v/s Jannetie De Witt, def! Parties agreed.

Hendrick Willemsen, baker, Pit v/s Otto Gerrits, Def: The deft r defaut.

Allard Anthony, Pit v/s Pieter Wolferz, def! The def! I defaut.

Capt^a John Manning P^b v/s Mary Gosens, deft. The P^b Represented that this deft had sold drink to a sould! by Name Tho: diere and tooke pawne for the same Contrarie to Ord! The deft denyeth that she did take any Pawne, w^{ch} she will proeve the ensuing Court day. Whereuppon the Court ordered that she should proeve the same the ensuing Court day.

Sackery Crisp, P!t v/s Tho: Taylor, def: It being made appeare that the deft. was not summond according to Law, it was Ordered that a Non Suit should be entred against the P!t

Rachel Dameford, P! v/s Thomas Tayler, def: In this Case ordered as ut Supra.

The petition of the householders and some of the inhabitants of this City was read and considered in which they complain in substance that Cornelis van Ruyven, Poulus Leendersen and Allard Anthony were busy to the great prejudice of the Commonalty in general, in fencing in a parcel of land lying between the bouweries of the abovenamed Anthony and Van de Grift and the Great Kill, whereby the pasture of the cattle will be much abridged, and request therefore of the Governour (who has referred them to this Worsh!! Court), that the same may be forbidden and prevented to the abovenamed persons. Whereuppon the W: Court ordered:—Copy hereof shall be furnished to Mr. Cornelis van Ruyven, M! Poulus Leenders and M! Allard Anthony, to answer thereunto in writing at the next Court day.

Whereas Sieur Hendrick Coutrie, authorized by this W: Court in



date 4th Augst last as curator of the estate left by the late Mattheus de Vos, has gone hence towards Delowarre bay, and it is necessary that another suitable person be appointed in his place: Therefore M. Poulus Leenders van de Grift is elected by us the Mayor and Aldermen to this end. Ady as above.

Jacob Barentsen Kool requests by petition, that as Jacob Daniels, at present porter at the Weigh house is about to depart in the ship ready to sail, he the petit! may be Admitted in his place as City labourer. On question it is apostilled: Petitioner's request is granted, provided he conduct himself vigilantly and industriously as he ought.

Caspar Steynmits requesting by petition payment of the balance due him by the City. It is apostilled: Petitioner is requested to have a little more patience, as there is no doubt the City debts shall now be paid off in a short time.

Uppon the Order of the Govern! for a Revew in the Case betwixt Johannis Luke P! & Pieter Ryersen def! It is this day Ordered that a Jury should be Impanelled to Trye the Case in Controversie the ensuing Court day.

April the 10th A.º 1669. Att a Mayors Court held at New York Specially Called uppon a Review of the Action betwixt Johannes Luke Plt; Pieter Reyersen Van der Beets, def! There being present M! Corn: Steenwyck, Mayor; Capt. Matthyas Nicolls, M! Isaacq Bedloo, M! Fr: Boon, M! Christoffel Hooglant, Ald'men.

Johannes Luyck, P!t v/s Pieter Reyersen Van der Beets, def! The P!t declareth that he borrowed a Scow of Egbert Van Borsum for the unloading of his ship for which said scow this P!t tooke great Care to secure soo long shee was in his Service. But he haveing done W!h hur, this Def! Pieter Reyersen came to him to hyer her. Whereuppon this P!t said that he was to make his addresse to the owner: And after some dayes the def! tooke the s.d Scow, made use of her, this Def! seamen made the s.d Scow soo slightly fast to a post that shee drove away and is Lost. Wherefore this P!t conceives that the s.d Scow being lost in the def! Service he hath no reason to pay for her although condemned thereunto. Whereuppon he Commenceth y.d his Suite, and Prayeth that the def! may be ordered to make good the s.d Scow; with Costs of Court. The devol. VI.—12

fend! Replyeth that he tooke the sd Scow by the Pd owne concent and used her but for one day, after wd day he Tyed the sd Scow to a Post, wd the Roaps wd he found in her. The Pd as also the Owners made Answer for Duply that there was no Roap belonging to the Scow. Wherefore the Pd Conceives that the def ought to have made redelivery of the Scow, either to the Owner or this Pd after he had done wd using of her, wd he hath not done. The Jury brought in their Verdict and found for the Plt: and that the def make good the Scow to the Pd with Cost of Suit. Whereuppon this Worshipp! Court ordered that Judgement should be suspended Withal till further order.

JURY MEN.

W. Roosswel, forem; Charles Hill, J. Sellick, Jno browne, Tho. Matthews, Paul haal, Tho: Bradluy, Alexander Watts, Lammert van Neck, James Adams, Sam! Treworthy, Claes Tysen.

It is this day Ordered by the W: Court with advice of his honn! the Govern! that for the future all those that shall Call a Speciall Court shall pay for the same fourty shillings in Zilver or the Vallue thereof in Wampum.

Att a Mayors Court held at New York April the 27th A.º 1669. Present M.º Cornelis Steenwyck, Mayor; Capt Matthias Nicolls, M.º Francis Boon, M.º Xtophel hooghlant, Ald'men; Capt. J.º Manning, Sherif.

Egbert Myndersen, Plt: v/s Herry Breser, deft: In an act: of disfamation. The Plt: declared that the deft. on the 16th of feb: last past had declared in open Court as may appeare uppon the Record, that this plt: was a theefe, and prayeth this Court for reparation of his honn! and punishment according to his meritts Wth Cost of Suit. The Jury brought in their Verdict & found for the plt: that the deft: pay Cost of Court, and further they do not find Egbert Myndersen to be a theefe in this Case. The Worshipp! Court ordered that Judgem!: should be entred according to the Tenure of the st Verdict and the deft: to pay Cost of suit.

THE JURY WAS

W. Roshwel, foreman; Tho: Braidluy, Guilliam d'Honeur, William Bogardus, Timothy Gabrie, Isaacq Greveraet, Thomas Tayler, Jn. Lawrence, Hendrick de Baker, Hendrick Kip, Zacharias Krisp.



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Henry Murton, Plt: v/s Jn. Hendrix Van Gunst, Deft. The Plt: declared that in the month of March last the deft howse being broken open & robbed, this plt: [sic] made Complt: that this plt: had Committed the sd Crime uppon Wth this plt: was Confined to prison for seaven dayes together. Wherefore he prayeth good reparation Wth Costs. The Jury brought in their Verdict and found for the Plt: that the deft: pay unto the Plt: sixty gilders in seawant with Cost of Suit. Whereuppon this Worshipp!! Court Ordered that Judgement should be suspended Withall in this Case till further order.

M! Cornelis van Ruyven, Poulus Leendersen and Allard Anthony delivering in, in writing their answer to the complaints of some land and house holders, entered by petition on the last Court day, It is by the W. Court ordered: Copy hereof is to be furnished to party to answer thereunto at the next Court day.

Timothy Gabrie, Pit v/s Allard Anthony, Def: Itt is Ordered that the Def: Shal take out a Coppy of the Pit declaration and make his answer to it the next ensuing Court day.

Arien van Laer, Pit v/s Juriaen Janz van Auweryk, Dest the Dest i desaut.

Thomas Lammerts & Joost Cockuyt, Pit v/s The Inhabitants of New Haerlem, def! The Deft. 1. defaut. And Ordered that Notice should be given to the deft that the Worshipp!! Court would certainly meete againe this day a fourtnight.

Abel Hardenbroeke, Pit v/s Lysbet Gerrits or doove (deaf) Lysbet, deft The deft i defaut.

Annetie Dircx, Pit v/s Elsie Carpyn, deft. Both parties defaut.

Sachary Crisp, plt: v/s Tho: Taylor, deft: The Pit absent and therefore non suited.

It is this day ordered by the Worshipp! May!: Court of this Citty, that from henceforth all persons that shal have any actions depending in Court, to by Tryed and determined by a Jury, shall be bound to deliver a declaration in Writing in the office, 8 dayes before the day of Tryal uppon Penalty of a Non Suite.

Att a Mayors Court held at New York May the 18th 1669. Present M. Cornelis Steenwyck, Mayor; Capt. Matthyas Nicolls, M. Isaacq

Bedloo, M! francis Boon, M! Christoffel hooghlant, Ald'men; Capt. Jno. Manning, Sherif.

Timothy Gabrie, Plt: v/s Allard Anthony, deft: The deft: delivering in Court his answer to the plt declaration, it Was ordered that the plt: should take out a Coppy thereof, to the end the Case might come to Tryal the ensuing Court day:—When the deft: Likewise is ordered to make proefe of several of the allegations made in hiz said answer.

Simon Janz Romeyn, Plt: v/s Hendrick Van de Water, deft: in an act of debt. The Plt: declareth that he arrested at Amesfoort on Long Island some of the goods & effects of the deft: for a debt due unto him as atturny for hendrick van der Walles administ. The deft: Craved for a Non Suit Whereas the plt: hath laid his action Contrary to Law. The Worshipp. Court ordered that a Non Suit should be entred ag. the plt: and he to pay Cost of Court.

Thomas Lammertsen & Joost Cockuyt, Plt. v/s The Inhabitants of New harlem, deft. the deft default. The Worshipp! Court ordered that Notice should be given to the deft for to make their appearance this day 3 weekes When a Court should be held Without faile.

Abel Hardenbroeck, plt: v/s Lysbet gerrits, deft: the deft: I default. The plt: declareth that the deft: is Indebted unto him for howse rent, for Wth debt he attached the goods of the deft: Now in the hands of Roelof the Slaughter; and Craved Judgemt: agt the same. The deft: not appearing to defend the Cause it was ordered that the arrest should stand good til further order.

Mettie Wessells, Plt: v/s Patrick Browne, deft: the plt: declareth that the deft: is Indebted unto hur for wine & beere drawne fl. 145 Wampum, for Wth she craves Judgemt: agst the deft: wth Cost of suit. The Worshipp^{ll} Court ordered that Judgemt: should be entred agst the deft: to pay the s^d debt of f. 145. Wth Cost of suit.

Gelyn Verplanck, Plt v/s Gerrit Post, Deft. Plt: demands from Deft: fl. zewant with Costs. Deft: admits the debt but requests delay. The W. Court having heard Parties condemn the deft: to pay the above fl. 50. with Costs within the time of 14 days from date hereof.

Hendrick Willems, baker, v/s Otto Gerrits, deft. Defts 3.d defaut. One of plt! witnesses, Poule Richard, being sworne in Court and Abram Carmer his other witness being absent, It is Ordered that the above

named Abram Carmer shall be sworn between this and next Court day to the declaration made by the abovenamed witness, so as to decide the case on the next Court day.

The farmers and householders beyond the Fresh Water deliver in their reply to Mr. Van Ruyven etc. It is Ordered to furnish copy thereof to parties.

Michiel Tades, Plt: v/s Davit Provoost, deft: the deft: 1. default. Nicolaes Bayard, Plt: v/s Jnº Garland, deft: the deft: 1 default.

Nicolaes Bayard, Plt: v/s Anthony De Milt, deft: the deft: 1. defaut. John Sharp Atturny of Rendel Hewitt presenting to this Court, that he on the 2^d of March last past, had obtained Judgem!: ag^{nt} John Gerardy, or his Baile M! Jacob Varrevanger for a debt of fl. 230. to be paid in 2 months after to s^d date, W^{ch} time now is expired; and therefore Craved Execution ag^{nt} the s^d Gerardy or his Baile, to pay the s^d debt in the hands of M! Cornelis Steenwyck May! in part of payment of the s^d Rendel Hewits debt; The Worshipp!! Court Ordered that Execution should be Issued accordingly.

Herry Morton by his atturny Jnº Sharp, Craved for Judgem!: uppon the Verdict of the Jury brought in the last Court day, in the case depending betwixt him & Jan Hend. V. Gunst. Whereuppon the Worshipp. Court, Ordered that in Case the parties could not agree betwixt this time, and next Court day that then Judgemt: should be past.

This day 26th May 1669 Sieuw Poulus Leendersen, Davit Jochems, Lammert Huybertsen Mol and Simon Turck are authorized to appraise the present value of Egbert van Borsum's scow, as well as when the skipper Johannes Luyck had it last in hire.

Arian Cornelissen is also provisionally allowed by the Mayor to tap half a barrel of strong beer free of excise and so until further order.

On the complaint of the Treasurer Nicolaes Bayard, the late Collect' Hend^k Obe is ordered within the time of 8 days to settle finally with the Treasurer.

Att a May. Court held at New York, June 22d A. 1669. Present M. Cornelis Steenwyck, May. M. Ralph Whitefield, Capt Mathias Nicolls, M. Isaacq Bedloo, M. Nicolaes d Meyer, Ald'men; Capt J. Manning, Sherif.

Lammert van Neck, P!t v/s Anthony Jansen, Deft The P!t demands of this Deft the summe of fl. 242: 14 Wampum as by account appeares. The deft ownes the debt to the summe of fl. 233. as also the surplus in case it be not discounted in the last acc! Uppon hearing of the Parties, this Worshipp! Court did decree & Ord! that the defend! should pay the st debt in Wampum Within the Space of 14 dayes Next ensuing or sooner in Case the plt: should depart for holland before the st time, and in the meane While the deft: is to give in security not to depart this Towne before the debt be Satisfied, together W!th Cost of suit.

1669. July 18th Issued Out Execution uppon this Judgemt:

Whereas on the 24th of Novemb! last, the Judgemt: of this Court was suspended in the action of Simon Turcq plt: ag. Thomas Lewis deft: in an act. of debt to the summe or quantity of 230 deale bords, the s. Case then being something difficult to the Court, although the Jury Did bring in their Verdict for the Plt: But the Case being Cleard this day by the oath of the Plt, that he Never Received any part of the s. debt: This Worshipp! Court do therefore decree that the deft: or his Bayle Shal satisfy the s. 230 deale bords, together With Cost of Suit.

Whereas the Judgem! of Court was suspended in the action of Henry Morton Plt: ag. Jan hendrix Van Gunst deft: there being brought in a Verdict of the Jury, Whereby they found for the Plt: that the deft: should pay him the summe of Sixty gild. sewant, as may appeare uppon the Records In date the 27th off Aprill last past: Uppon W. Verdict this Worshipp! Court have thought fit this day to ord! that Judgem! should be entred according to Verdict and that the deft: do pay the s. f. 60 Sewant With Cost of Suit.

Anna Liscoo appearing in Court humbly Requesting that Execution might be Issued out uppon the Judgemt: of Court obtained by hur in date the 16th of feb, last ag, Jno. Rider, Whereas the time allowed to the s, Rider in date the 16th of March, is now Long Expired. Whereuppon the Worshipp. Court ordered that Execution should be Issued out accordingly.

In the matter in question in a case of account between Teunis Craey on the one side and M! Allard Anthony on the other side, the Worsh! Court authorized as arbitrators Sieurs Johannes van Brugh and Gerrit van Tright who are hereby required to examine the accounts in the

presence of the W: Alderman M! Nicolaes de Meyer, and if possible to settle them and reconcile parties; if not, to render report to the W: Court.

Timotheus gabrie, Plt: v/s Allard Anthony, deft: the deft: defaut: It is ordered that the deft: shal appeare the Next Court day, or otherwise that Judgement shal be Entred uppon the evidences then to be presented in Court.

Thomas Lammertsen & Joost Kockuyt, Plt: v/s The Inhabitants of New Harlem, deft³ the deft³ defaut. It is ordered that a Summons shal be Issued out to the deft³ that they do appeare in Court this day fourtnight.

Hendrick Willemsen, Baker, Plt: v/s Otto gerrits, deft: both parties default.

Pieter Nys, plt: v/s Thomas Tayler, deft: the deft. 1 defaut.

Pieter Nys, plt: v/s Stoffel Van Laer, deft: the deft: 1. defaut.

Nicolaes Bayard, Plt: v/s Jno. Garland, deft: The defend! 2ddefaut.

Uppon the Petition off the Inhabitants & farmers ags. M. Cornelius Van Ruyven & Comp. and their answers to the same, This Worshipp. Court do Report to His Honn. the govern. That M. Van Ruyven & Comp. Thomas Hall & Comp. & others that have obtained pattents for Lands about the Great Kill, since the Reducing of this place und! his May shal be able to manure, besides a reasonable proportion of Land, to be allowed them, for a p'ticuler pasture, provided that they do not Cutt of the Passages out of the Woods to the Waterside, but to leave openings at every one or 200 Rods distance, for Common Roads to the Waterside;—Belonging the other particuler Pastures Whereof Comp! was made, the same being graunted, possessed & fenced in some 20 & others 30 Yeares since, We do adjudge soo longe a time, to be of a Nature of a prescribtion:—This We give for Report, & do leave the Considerat thereof to Y! Honn!

Att a Mayors Court held at New York, this 6th day of July A° 1669. Present M' Cornelis Steenwyck, May'; M' Raph Whitefield, Capt. Mat-

^{*} The Great Kil ran along the present Gansevoort Str., which was formerly called the "Great Kil Road." The bouweries or farms referred to were West of Broadway, betw. Christopher and 23d Str.

thyas Nicolls, M. Is: Bedloo, absent; M. Johannes depeyster, M. Nicolaes de meyer, Ald'men; Capt. Jno. Manning, Sherif.

Timothy Gabrie, Plt: v/s Allard Anthony, deft. The deft: delivering in Court his duplycq uppon the reply of the deft: It was ordered, that the Plt: should take out a Coppy thereof, and that the Case should come to Tryal the ensuing Court day.

Thomas Lammertsen & Joost Kockuyt, plt? v/s The Inhabitants of New haerlem, deft? Uppon hearing of both parties, this Worshipp!! Court finding that the Case in Controversy is about a Parcell of Meddow in Wth his honn! the Govern! hath been Concerned heretofore, who Likewise hath made an order to that Purpose, this Court have Resolved, to advice with his honn! about the st Cause, before they do make any order about the same.

Thomas Milborn, Plt: v/s ffrancis douty, deft. the Plt: declaring by his declaration in Writ, It Was ordered by this Worshipp!! Court that the deft: should take out a Coppy thereof and put in his answer to the same by the next Court day.

Uppon the Petition of the atturny of Simon Turcq It is this day ordered that Thomas Lewis shal pay the deale Boards, in Wth he was Condemned to this Petition! the last Court day, here at New Yorke although the debt Was Contracted at Albany.

Nicolaes Bayard, Plt: v/s John Garland, deft: In an act: of Debt to the summe of fl. 295. Wampum. The deft: remained the 3^d Court day Defaut; Whereuppon this Worshipp¹¹ Court ordered that Judgement should be entred agst the deft: to pay the s^d debt in 8 Dayes or by fault thereof, that the goods out of W^{ch} the debt doth proceed, should be Sold againe according to Condition and what the second sale should amount Lesse than the first, should be made up by the deft: together with Cost of suite.

From the nomination of the FireWardens of this City the W: Court chose anew:— Nicolaes Jansen, baker

Jan Jansen van Bresteede, Hendrick Bosch,

to whom the present FireWardens are required to deliver over all the fire buckets, ladders & other apparatus remaining in their hands and care; Done New York etz. The Overseers of Highways etz making Known, that the period of their service is expired, requesting that some new ones may be elected in their place—Whereupon it is by the Worshipp!! Court decided, that the petitioners shall remain yet in their office until further order, as some new Overseers shall have to be appointed for the branding of horses and cattle.

Phill: Johns, plt: v/s Adriaen hegeman, deft. both parties default.

Assur Levy, plt: v/s Anthony Jansen, deft: the plt: defaut & Non-suited.

Pieter Nys, plt: v/s Tho: Taylor, deft. the deft: 2 defaut.
Pieter Nys, plt: v/s Stoffel Van Laer, deft: the deft: 2: defaut.
fredrick gysbersen, Plt: v/s W. Bogardus, deft. the deft: 1 defaut.

Att a Speciall Court, held at New York this 13th day of July A. 1669. Present M. Corn: Steenwyck, Mayor; M. Ralph Whitefield, Capt. Matthias Nicolls, M. Isaacq Bedloo, M. Johannes depeyster, M. Nicolaes de meyer, Aldermen.

Henry Obe, Plt:, the Ketch Hopewel p! William Vaskum, deft: The Plt: declareth that William Vascum is Indebted unto him for monny disbursed and Laid out in and about the said Ketch hoopwel, the summe of fl. 2561 in Wampum as p! acct: and receipts, appeares; and the sd Vascum owner of the sd Ketch being dead the Plt: prayeth that the sd Ketch may be Exposed to Sale—for the Satisfying of the sd debt Wt Cost. This Worshipp! Court doe appoint M! Johannes de Peyster & M! Nicolaes de Meyer ald men of this Citty for to State Examin & Perfect the sd account of this Plt: and What they shall find, that the sd Vascom is Indebted unto this Plt: uppon the Ballance of the sd acct:, this Court doth Decre & order that Judgem! should be entred agst the sd Katch of the sd Vascum, and that the sd Katch shall be Exposed to Sale for the Payment of the same With Cost of suit.

Thomas Hall, Plt: v/s the Ketch Hoopwell p' W. Vascum, deft: The Plt: declareth that the s. W. Vascum is Indebted unto him as by Bill bearing date the 7th of Xb! last past appeares, the summe or Quantity of 1800 lb good Sound marchandable Tobacco, to be paid and delivered free & Cleare of all Charges, at the Wheigh howse, of this Citty, and the s. Vascum owner of the s. Katch, being dead, the Plt: Prayeth for

Judgemt: against the s^d Ketch, for the Satisfying of the Plt: his said debt, With Cost of Suit. This Worship!! Court uppon mature Consideration, did decree & order that Judgement should be entred against the s^d Ketch, and that the s^d Ketch should be Exposed to sale for the Satisfying of the s^d 1800 lb of Tobacco W^h Cost of Suit.

Jane Philips, Widdow, Plt: v/s the Ketch Hoopwell p! W. Vascum, deft. The Plt: declareth to this Court that William Vascom owner of the s. Ketch, and now deceased stands Indebted unto hur, the ful Quantity of two thousand five hundred and Seventy eight pounds of Tobacco, payable in Virginia as by account signed by the s. Vascum more at large appeares, Wherefore this Plt: Prayeth for Judgement against the said Ketch, and that she may be Condemned (as being the proper Estate of the s. Vascum) towards the Payment of the s. debt With Cost of suit. This Worshipp! Court uppon due Examination of the s. acct: did find the same to be just; and therefore did decree and order that Judgement should be Entred against the s. Ketch of the s. Vascum, for the Satisfying of the s. debt, Provided there be deducted soo much out of The Same as the Tobacco payable in Virginia, shal be judged of lesser Vallue as Tobacco here, and Likewise the deft: to pay Cost of Suit.

John Cocx and Companie, Plt: v/s the Keth Hoopwell p. W. Vas-kum, deft: The Plt humbly declare that there is due unto them for Wages, and Money disbursed by the mast, the quantity of foure thousand one hundred and twentie two pounds of tobacco and Eighty nine gild in Wampum; and the s. Vaskum being dead, and several Creditors haveing Laid attachments uppon the s. Vessel, Wherefore these Plt pray that according to the Custome of Sea and Lawes of Oulleroon they may be paid and Satisfyed their Wages and disbursments, on the s. Vessel with Cost. This Worshipp! Court, uppon Examination of the Plt accounts, and mature Considerat. & deliberation Conserning the Premises, did finally Conclude and decree, that the s. Vessel should satisfy the just debts of the Plts amounting as p. account, stated by this Court, as followeth:—

To the Master John Cocx for 2 monthes & 14 dayes Wages earned uppon this last voyage since the 5th daÿ of Maÿ last past untill the 16th of this Instant when the Vessel is to be sold at 300 lb tobacco p^r month amounts to...

And for his demands of Wages he hath earned, before he

lb 750

entred uppon this Last Voyage, in Case he can bring
in good proofe of the same, within the space of six
Monthes next ensuing the date hereof, then he shall
come in Concurrance with the other Creditors, and
receive an Equal Portion with them for his said
demands.
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demands.		
To William Busshell, seaman for 2 monts & 13 day Wages		
since the 6th May to the 16th July at 260 lb pr month		641
To Richard Omond for Wages from the 12th May to the		
16th July, is 2 monthes & 7 dayes at 200 tobacco p		
month		460
To Expences, disbursements, & port Charges videllez!		
To Collon Bennet for Clearing & port Charges in monney		
2 ^{1b} 7 ^a 6 ^d is in Tobacco		285
To the Smith at Kiketan for Yron Worke		35
To a gallon of Rom & 1 q ^{rt} of brandy for the Seamen		65
To monney laid out for the Ketch at New Yorke Wampum.	fl. 80	
To port Charges at New Yorke	9	
	fl. 89.	lb 2236
Deducting for soe much the Mast! acknowledgeth to have		
received, for 1 pr of shoes & 1 lb thread		30

fl. 89. lb 2206

The Totall summe went this Worshipp!! Court doe allow for Wages & . disbursements amounts as aforesd to the summe of fl. 89. zewant & 2206 lbs of Tobacco payable in Virginia, Wth said summes shall be Satisfied unto the Pits out of the Product of the sd Ketch, deducting soe much as the Tobacco payable in Virginia, will be adjudged of lesser vallue then Tobacco is at this port, and the Def! to pay Cost of suit.

Uppon the Petitions of Hendrik Obe, Thomas Hall, John Kocx & Comp! and Jane philips, each in particular Requesting, that their severall Judgements this day obtained, age the Ketch of William Varcum, might have the Preceedance and preferrance, to be paid out of the sd Ketch; Uppon mature Concideration This Worshipp!! Court did order Videllez!

Imp: That the sd John Cocx & Compe for their Wages & disbursements uppon the s.d Vessel should have the Preceedance beffore all others. Secondly. That The Judgement of Hendrick Obe & Thomas Hall, shall have precedance before any others, except the s^d Kocx & Comp^e

3^{dly} That the Judgement of Jane Philips, shall be Putt in Execution, in Case any Estate of the s^d Varcum shall be left, after the satisfying of the s^d Judgements.

Whereuppon it is Ordered by the Worshipp!! [Court] that the sd Ketch shall be Exposed to Sale in a Publicq outcry, on thursday next ensuing, in the afternoone, about five a Clock, at the howse of Mt. Wessells; towards the Satisfying of the sd Judgements and Charges.

It is this day ordered, that the marshalls shall receive, out of the monney paid for a Speciall Court, the summe of foure gild, Wampum.

July the 26th 1669. Att a meeting held at New York. M. Cornelis Steenwyck, Mayor; M. Ralph Whitefield, Capt. Matthias Nicolls, Aldermen.

Uppon Examination of W. fissher, whether he hath had any Conversation with Engel Hendrix, who is Lately put to death for murdering her Child, and wether he hath not had any Cognisanze of the murdering of the S. Child, whereas the s. Engel uppon her Tryal declared that the s. W. fissher was the father of the s. Child. Whereuppon the s. fissher Replied that he never hath had any thing to do with her uppon the s. account and did absolutely denye the same. The Worshipp! May! & aldermen did decree & order that the s. fissher shall give in good security for his good behavior & keeping of his Mayest. Peace, in obedience of W. order the s. fissher, besides Edward frensh & Richard Kaets as his securities, do bind themselves each in pricular in a summe of 20 £ Sterl for the s. fisshers good behavior the space of 6 months, next ensuing.

Att a Mayors Court held at New Yorke August the 3.^d A.º dom: 1669. Present M. Cornelis Steenwyck, mayor; M. Ralph Whitefield, Capt. Matth: Nicolls, M. Isaacq Bedloo, M. Joh: dePeister, M. Nicolaes de Meyer, Aldermen; Capt. Jno: Manning, Sherif.

Uppon the Petition of Albert Leendersen this Worshipp¹¹ Court have admitted the s^d Albert to be a Porter Within this Citty, and do order him to take his Oath for his fidellety in the s^d office.

Uppon the Petition of William Wells-Requesting to be one of the

porters for this Citty; It is this day ordered by the Worshipp!! Court, that the first Vacant place in the Number of the Corne and planck Workers, that this Petition! shal be preferred before any others.

Timothy Gabrie, Plt: v/s Allard Anthony, deft: the deft: defaut: the Worshipp!! Court did order that the Parties should deliver in all their papers to the Secret?, and do appoint M! Johannes de peister & M! Nicolaes Meyer Ald! for to View & Examin the same, and to bring their Report uppon the same the Ensuing Court day.

Jacob milborn Atturny of Alexand! Brian, Plt. v/s francis douty, deft: the deft: defaut The Plt: declareth that the Deft. is Indebted to this Plt Alexander Brian by Obligation the summe of thirty two pounds ten Shillings Sterlg. to be paid at the Ferry over agt New Yorke, one halfe in pease, and the other halfe in Wheate at price Currant, for wth debt this Plt prayeth Judgem! agt the def! With Cost of Suit. The deft Remained defaut, and as it was aledged is departed out of this Governm! to Milfort. Whereuppon this Worshipp! Court did decree and Order that Judgement should be entred agt the def! for to pay the st debt together with Cost of Suit; But No Execution to be Issued out uppon this Judgement, until further Order of this Court.

Pieter Nys, pltf. v/s Stoffel van Laer, deft. Defts. 3^d default. Pltf. demands from deft. the sum of fl. 218: 10. zewant, according to a/c, with costs. The W: Court having examined and reviewed the a/c. and the deft. remaining *Contumax* in his appearance; condemn him to pay the aforesaid sum of fl. 218. 10. zewant, with costs.

Thomas Lewis, pltf. v/s Poulus Leendersen, deft. Pltf. says, he delivered to deft. 90 planks on a/c of Symon Turcq, whom he, pltf., is now lately condemned to pay de novo. Deft. denies the receipt. The W: Court order the pltf. to prove his assertion.

Mettie Wessels, pltf. v/s John Garland, deft. Deft. in default.

Thomas Lewis, pltf. v/s Mr. Petro Stuyvesant, deft. The defts. 1st default being sick.

Hans Dyckman, Plt: v/s Alexander La Roue, deft: the deft: 1. defaut. Gelyn Verplank, Plt: v/s Stoffel Van Laer, deft: the deft: 1 defaut. Poulus Leendersen, Plt: v/s Alexander La Roue, deft: the deft: 1. defaut.

Sara Kierstede, Plt: v/s Anna Menaet, deft: the deft. 1 defaut.

Tryntie Clocq, Plt: v/s Reynier Rycken, deft: the deft: defaut.

Gerrit Van Tright, Plt: v/s Anna Smits, deft: the deft: r defaut.

Ernestus Rynier, Plt: v/s fredrick Arentsen, deft: both parties defaut. and therefore the Plt: Non Suited.

Dirck van Clyff atturny of Arent Jansen Moesman, pltf., v/s Marten Hoffman, deft. Pltf. demands from deft. the sum of fl. 700 sewant with the interest thereon @ 10 per cent yearly pursuant to mortgage dated 19 Nov A° 1664, and as the deft. sold to Capt. Manningh the house, which he had mortgaged to pltf., and received the payment therefor, pltf. therefore demands payment of his mortgage aforesaid or in default thereof judgemt. and execution agst the mortgaged house with costs. Deft. admits the debt; requests some delay. The W: Court having heard parties, condemn deft. to give sufficient security to pay the above debt within 3 months time to the pltf. with costs; and order the pltfs. mortgage to hold good until the effectual payment of aforesaid sum.

1671. the 30th of 7ber Execution Isued out.

Uppon the Petition of Peter Steenhuysen requesting to be admitted as a burger of this Citty:—The Court have this day admitted of the s^d Steenhuysen to be a Burger of this Citty, Provided he oblidgeth himselfe to pay soo much for the same as hereafter shal be establisht.

According to the Ord! of the last Court, M: Johannes De Peyster & M! Nicolaes De Meyer bringing in their Award Concerning the Account betwixt Hendrick Obe, & William Vascum deceased, and Awarded that the sd William Vascum remained Debtor to the sd Obe the Summe of One thousand two hundred and twentie gild! and seventeen Stiv: Wampum; Provided that the sd Obe do Sweare to his old acct: of fl. 1011. 10. Whereuppon the Worshipp!! Court did approeve of the sd Award, and did ord! that (according to the Judgement of this Court bearing date the 13th of July last past) the sd summe of fl. 1220: 17. should be Paid unto the sd Obe out of the product of the Ketch of the sd Vascum, he the sd Obe swearing to his said account according to the sd Award.

It is this day ordered by the Worshipp!! Court; that the Court Charges, in the actions agst: the Ketch Hoopwel of W. Vascum deceased, shal be Paid before any of the princip: debts, and do allow unto Capt. Manning for his Execution fee 2½ pr Ct. W. amounts of fl. 3150. for W. the s. Ketsh was Sold to fl. 78: 15. Wampum.

August the 4th Did Hendrick Obe according to the abovementioned order of the Court, Sweare to his s^d account, that the same Was justly due unto him from the s^d Vascum, deducting only out of the post of Francis Boon (:for 30 deal boards paid by M. Vascum himselfe, though first Charged to the s^d Obees account,) the summe of Sixty gild.

This day Jacob Barentsen Kool and Albert Leendertsen took at the hands of the Mayor the oath of fidelity as wine and beer carriers of this City.

Att a Mayors Court held at New York, August the 24th A? 1669. Present M! Cornelis Steenwyck, Mayor; M! Raph Whitefield, M! Matthias Nicolls, M! Johannes dePeister, M! Nicolaes de Meyer; Capt. John Manning, Sheriff.

Francois Rombouts and Gelyn Verplanck, pltfs. v/s Reynier Van der Coele, deft. Pltfs. say, that the deft. contracted to pay a sum of fl. 325 Hollands with two years interest already expired, to the pltfs. or their attorney at Fredrick Pietersen Mauritz's of Bruckem in the Bommelwaart in the Principality of Gelder, according to written agreement executed before the Notary Mattheus deVos, dated Jan'y 3rd 1667, which aforesaid was according to letters of the pltfs, attorneys and copy of the abovenamed Frederick Pietersens answer, was refused payment, with further advice, that the principal obligation or contract should be sent hither by the first opportunity, demanding therefore, that the deft. be ordered to give sufficient security to pay and discharge the aforesaid sum with the interest thereof, free of cost and damage according to law of exchange. Deft. persists in his contract: says he is bound to pay here only, whenever his principal obligation returns here protested: therefore demands reparation and satisfaction for the unusual arrest and trouble committed against him by the pltfs. The W: Court having heard parties and examined the produced documents order, that the deft, shall give sufficient security to pay the pltfs. here the aforesaid sum "according to contract" as soon as st obligation returns protested "or unprotested," * or it shall be proved, that the same was lost on its return here -and further the deft. is discharged from the law of exchange on the

^{*} The words interlined in the Original are marked by inverted commas in this Translation.—Tr.

aforesaid obligation; and the costs herein accrued to be paid between parties. The above interlining is done by order of the Court in date 31. August 1669.

Tryntic Clocq, Pit against Reynier Rycken, def! Pit demands from Deft. fl. 70. Zewant, with Costs. Deft. admits the debt, requests six weeks time to pay. The W: Court Condemn the Def! to pay the above fl. 70. within 6 weeks time with the Costs, on pain of Execution.

1669: 20 Octob! Execution Issued out agst the Defts Goods & Chattles.

William Pattisson, P!! v/s John Baker, Def! The P!! declareth that the Def! is Indebted unto him the summe or quantity of twenty one Schippels of Wheat, for Wch he craues Judgem! against the Def! with Cost of Suit. The def! and his bayle Remayned defaut. Whereuppon the Worshipp!! Court Did order that Judgement Should be entered agit the Def! that the def! or his Bayle M! Isaacq Bedloo do pay the sd 21 schipp: of Wheat to this P!! together with Cost of suit deducting what he shal make appeare to have paid in part thereof.

Thomas Lewis, pltf. v/s Poulus Leendersen, deft. Pltf. demands from deft. 90 planks delivered in the year 1663 to deft. as Treasurer of the City, for which he also debited the City, but never paid the pltf. Deft. says, he does not know, how the item stands: requests time to the next Court day, to examine it. Pltf. offers to swear, that he never received any thing on account of the 90 planks. The Worship!! Court suspend the matter till the next Court day, so that the deft. may meanwhile look to the item.

Gelyn Verplanck P!t against Stoffel van Laer, def! Plt. says they are agreed.

Gerrit van Tright, Pit v/s Anna Smits, def! Deft. 2d default.

Anthony Jansen, Plt against Titus Siricx, Def: Parties agreed.

Hendrick van Bommel, Pit against Jacob Govertsen, Deft Deft default.

Henry Obe, Pit v/s Tho. Taylor, def! Both default.

Symon Jansen Romeyn, Pit v/s Egbert Myndersen, def! The Pit absent & therefore Nonsuited.

Att a Mayor Court held at New York the 31. Aug. A. 1669. Present M. Cornelis Steenwyck, Mayor; M. Raph Whitefield, M. Matthyas

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Nicolls, M. Isaacq Bedloo, M. Joh: depeyster, M. Nicolaes de Meyer, Ald'men; Capt. John Manning, Sherif.

Gerrit van Tright, p^{!t} against Anna Smits, deft. The p^{!t} demands from the deft. fl. 788: 15. sewant according to account with costs. Defendts attorney Jno Sharp requests some time to pay. The W: Court having heard parties, condemn deft. to pay p^{!t} the demanded fl. 788: 15 seawant within the time of six weeks with costs.

1669. 8:9br Issued forth a warrt of Execution.

Egbert Meynderts, plt against Symon Jansen Romeyn, deft Plt demands from deft fl. 92: 18. seawant. Deft. says, he has an offset acct requesting the Worshp!! Court will be pleased to appoint some arbitrators to settle the a/cs between them. The Worship!! Court refer parties to Sieurs Gerrit Van Tright and Francois Rombouts to reconcile them if possible; if not to report to the Court.

Warnaer Wessels, Pit v/s Thomas Lewis, def: Itt is this day ordered that the deft. should take out a Coppy of the Pit declaration, and put in his Answer to the same by the sitting of the Next Court.

William Pattisson Petitioning for Execution might be graunted him the Judgem! of this Court against John Garland, at the suit of the sd Pattisson. This Worshipp!! Court Ordered that the sd Garland should discount with the sd Pattisson and satisfy him for the Remainder part of the debt before the next ensuing Court day, or otherwise that Execution should be issued out agt him.

Whereas complaint has been made to the Worshipp!! Court of the unbecoming and improper treatment of your wife, yea, so that the neighbours suffer great disturbance by the noise and uproar, caused (according to the complaint) principally by you, All Which is in direct opposition to the orders and warning given from time to time by this Worshipp!! Court, you are therefore hereby again strictly charged to comport yourself towards your wife in such wise, that no further complaint come to us. Be hereby warned and keep yourself from harm.

To Arent Juriaensen Lantsman.

The above Order was sent to said Lantsman by directions of the Mayor.

Thomas Lewis, P! against Poulus Leenders, def: Parties agreed. Whereas the Right Honnble Govern! hath recommended to this Court for to Concider who are persons qualified to haue the Benefitt of Comonage on this Island Manhat! and how farre it should extend to any Particular persons as by his honn. Order bear date the 8 day of July last past May appeare. Whereuppon this Worshipp!! Court do give for Report that al persons by vertue of the Order published the 18th of May last past, are qualified to have the Benefit of Commonage uppon this Island, provided the persons be actual Inhabitants of this Corporation and the Cattle be Really theire owne; Wherefore this Court do not Judge it Expedient, as for the present, to Make any Alteration in the std Order.

Att a May? Court held at New Yorck Sept! the 2d 1669. Present the full Court of May! & Aldermen.

William Pattisson in the behalfe of himselfe and O! Souveraigne Lord the King presenting to this Court that Daniel dillon aged about 16 yeares, on the 28th of August Last past in the Evening about 8 a Clocq, had attempted to sett the howse of the st Pattesson on fire, by putting a brand of fire under the doore of the st howse. Uppon due Examination the st daniel Dellon being found guilty thereof this Worshipp! Court Condemned therin st daniell Dellon to be brought at the Ordinary Execution place and there to be whipt twelve Slashes, and further to be banished out of this Citty and the Suburbs thereof during his Life, and Lastly to Continue in prison untill he be releast by Ord! of this Court.

Att a Mayors Court held at New Yorck Septemb! the 14th A? 1669. Present M! Corn! Steenwyck, Mayor; M! Raph Whitefield, M! Matthias Nicolls, M! Johannes de Peyster, M! Nicolaes de Meyer, Ald'men; Capt. John Manning, Sherif.

Warnaer Wessells, Pit v/s Tho: Lewis, def: According to a fore-going Order, the def: this day delivering up his Answer to the Pit declaration, Itt is this [day] Ordered that the Pit should take out a Copy thereof; and that a Jury should be Impannelled to Trye the Cause the next Court day.

Jannetie Cooley, Pit v/s Raph Warner, Deft The Pit declareth that the Deft is bound by a bill under his hand, to deliver unto the Pit a Mare & Coult which shee hath several times demanded but cannot obtain the same from the Deft. Wherefore the Pit prayeth for Judgement agit the

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def! with Cost of Suit. The def! atturny J. Sharp desired time to answer to the P! declaration until next ensuing Court day. Which by the Worshipp!! Court is allowed.

M! Nicolaes de Meyer, P! v/s Raph Warner, Def! The Worshipp! Court Ordered that this Case should be suspended until next Court day.

Claes van Elslant, Pit against fredrick Arentsen, def! On a difference of a/c. The Worship! Court refer parties to Anthony de Milt and Adolph Pietersen, to reconcile them if possible; if not to make report to the W: Court.

Joris Jansen, Pit v/s Jan Hendricx Steelman, def! The Pit remaining default, The Worshipp!! Court Ordered that a Non Suit should be entred against the Pit And the Pit to pay Cost.

John Allen, p! v/s Abram Staets, def! The def! absent. The P! declareth that some difference is betwixt him and the def! for Wth he hath arrested the def! goods, now in the hands of Lammert van Neck, Requesting that the s! arrest might stand good until the s! difference should be decided before the Govern! The Worshipp!! Court do order that the s! arrest should stand good.

Catharine Evans, P! v/s J. Thomas, Def! The P! declaring by declaration in Writing, It was ordered that the def! should take out a Copy thereof & to put in his Answer by the next Court day.

Balthaz! de haert, plt: v/s Timotheus gabrie, deft: In an act: of debt. The Worshipp!! Court ordered that the deft: should take out a Coppy of the plt! demand & put his answer to the same the next Court day.

Tho: Walton, plt: v/s Niclis Richardson, deft: Ordered to Suspend this action until the next ensuing Court day.

Simon Turq, Plt: v/s Lyntie direx, deft. both defaut. Whereuppon the Worshipp. Court ordered that a Non Suit should be Entred ag. the Plt: and the plt: to pay Cost of Court.

Niclis Stillwel, plt: v/s Simon Barentsen, deft: the Plt: by his atturny Jno. Sharp, delivers his declaration in Court: Whereuppon this Worsh: Court ordered that the deft: should take out a Coppy thereof, and to put in his answer to the same by the next Court day.

Uppon the Differance betwixt W. Pattisson & Jno. garland Concerning 2 ancors of rom paid by the sd garland to Jno: Rider atturny of the

s^d Pattison, Itt is this day ordered that the s^d Pattison shall allow the s^d garland for the s^d rom f. 180 Seawant.

Att a Mayors Court held at New Yorke Octob! the 5th A.º 1669. Present M! Corn: Steenwyck, Mayor; M! Raph Whitefield, M! Matthyas Nicolls, M! Isaacq Bedloo, M! Johannes de peist!, M! Nicol: d meyer, Alderm: Capt. Jno. Manning, Sherif.

Warn! Wessels, Plt: v/s Thomas Lewis, deft: The Plt: declares that the deft: being a Tapper of this Citty hath taken into his howse and Celler one hogshead of Rom, and three anckors of Stilled Water without making any entry thereof to this Plt; as farmer of this Citty, Wherefore the Plt: Craues Judgement agst this deft: and that this deft: May be Condemned to forfeit the sd Rom & Stilled Waters according to the Tennour of the Govern" ord! and Six times the Vallue more to the use of this Plt:, together with Cost of Suit. The deft; Replyed that he hath made Entry of the sd Licq" to the Burgers Paghter or farmer, to transport the same to Virginia; and declared further that he made entry to this plt: of al such Licq. as he Was Intended to dizpose of by retayle for which he Likewise produced a Licence to Sell all sorts of potable Licq! by retaile, from the first of June till the 25th of Septh! last past. The Jury brought in their Verdict, and found for the defend, and the Plt: to pay Cost of Suit. The Plt humbly desired that an appeale might be entred from the s.d Verdict, to the Court of azzizes-Whereuppon the Worsh: Court ordered that the st appeal should be entred.

JURY.

Timot: Gabrie, Jno: garland, Isaacq greveraat, alexand! Watts, Jno: damril, W. Merrit, Edmond gibbons, Jonas bartelsen, Walraven Claerhout, Barent Cours, Abel hardenbrock, Ariaen Appel.

Jannetie Cooly, Plt: v/s Raph Warner, deft: The Plt: declared that the deft: is Indebted unto hur one mare and Coult as appeares by bill for W^{ch} she Craved Judgemt: of this Court With Cost of Suit. The deft: by his atturny Jno. Sharp replyed, that he was not fully paid for the s^d Mare & Coult. Whereuppon the Worshipp! Court ordered that the Remainder of the payment being 6 gunn Lockx should be brought in Court, W^{ch} accordingly is done.

Katherne Evans, Plt: v/s Jno: Thomas, deft: The Plt: declared

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that the deft: is Indebted unto hur the summe of fl. 82. Wampum as appeares by a bill und! the deft! hand, and more fictualls and drinck since delivered the summe of f. 128. Wampum, for Wth said debts the Plt: humble Crauved Judgemt: ag! the deft: With Cost of Suit. The deft: by his atturny Jno. Rider, Confessed the debt of f. 82: by bill, but no more. Uppon hearing of the debates of both parties, This Worshipp! Court did decree that the deft: should pay to this Plt:, the debt of f. 82. according to his Bill, and ordered further that the plt: should bring in Court the account of the remainder part of the debt, at the Next ensuing Court day.

Abel hardenbroeck, Plt: v/s Thomas Konnick, deft. Both parties defaut.

Will: Pattisson, Plt: v/s Jno: Rider, deft: The Plt: declares that the deft: is Indebted unto him the summe of f. 180: Wampum being for two ancors of Rom, Wth this deft: hath received for this Plth acct: from Jno: garland in part of payment according to a former order of this Court, Wherefore this plt. Crauved Judgemt: aght the deft: Wth Cost. The deft: humbly desired time to answer to the Plth declaration. The Court ordered that the deft: should take out a Coppy of the Plth declaration, and to put in his answer at the next Court.

Will. Pattisson, Plt: v/s Henry Obe, deft: The Plt: declares that the deft: is Indebted unto him the summe of f. 156. Seawant, for Wth he humbly prayed Judgemt: agst the deft: Wth Cost of Suit. The deft: haveing Entred a Crosse action Confessed first the Plt' debt to the summe of f. 146 and declared further that the Plt: was indebted him for Excize of Wine & Rom the summe of f. 168: 15 Wampum. The Plt: replyed that the deft; hath Charged him to acct; for Wine Wth he hath not sold at Albany but hath brought it downe againe to New Yorke; The deft: duplied, that he Was Willing to allow the plt: againe the accyse of al such Wines as the plt: shal make appeare he brought downe againe from Albany, to Witt, of al such wines of Wch he had made entry uppon his going up to Albany: Whereuppon the Worshipp!! Court did decree & order that the deft: should pay the std f. 146 Wampum, Deducting out of the same, soo much as shall be found to be Justly due unto the deft: for Excize, and do appoint M. Johannes Van Brugh & M. Timothy gabrie for to State the acct! betwixt both parties.

Hendrick Obe, Plt: v/s Andrew Teller, deft: The Plt: declares that the deft: is Indebted unto him, for Excize of Rom & Wine to Albany the summe of f. 95: 15. Wampum for W^{ch} he humbly prayeth Judgemt: of this Court, agst the deft: With Cost of Suit. Uppon hearing of both parties the Worshipp!! Court did decree & order that the deft: should pay unto the Plt:, the Excize of all such Wine & Rom as are transported up to Albany by him or his agent, during the time that the s^d Obe had farmed the Excize.

Hendrick Obe, Plt: v/s Thomas Lewis, deft: The Plt: declareth that the deft: is Indebted unto him for Excize of Wine & beer the summe of f. 79: 5: Wampum, for Wth he Craues Judgemt: of this Court, together With Cost of Suit. The deft: Replyed that the deft: had Charged him for Excize of a hhd Wth he transported for Virginia, Wth is Contrary to the Govern order that all goods wth have paid Custome once, should be free of any new duties. The Worshipp!! Court do order that the deft: shall pay the sd Summe of f. 79: 5. together With Cost. Capt. Louelave appearing in Court, and declared that he Was Commanded by his honn! the Govern! to Present to the Worshipp!! May! & Aldermen of this Corporation, a Letter from his honnour, with a Seal for the Corporation, with a Silver Mace, and Seven Gownes for the Mayor Aldermen & Sherif, sent from his Royall Highnesse to his honn! the Gov! for to be presented to this Court; Wth said Letter from his honn! being opened and Read in open Court, jnthimating as followeth;—

M. Mayor, and You the rest of the Aldermen-

As a Perticular Testimony of his R. Highnesse grace and fauour to this his Citty of New Yorke, I am Commanded to present you from him, this Present Viz: a Publicq Seale for the Corporation, a Silver Mace, and Gownes both for the Mayor & Aldermen, and although he esteemes somme of these, but as the Gayety and Circumstantial part of Government, Yet you may be assured, as to What is more essential and Substantiall, itt shall receaue all encouragement and hartey assistance from him, and I must further add, that haveing the honn! to be his Govern! General in these parts, I doe assure You that Wherein I may, any Way be Servicable to You, I shal Cheirefully apply my mind to it, who professe no higher Cogitations then what shal tend to My Royal Masters Intrest, and the Publicq Welfare of those Comitted to my Charge; Iff therefore You Will

Consider of Somme Methode for the better regulation of Y! Corporation and present it to me, What I find reasonable and practicable, I shall Willingly allow of, and What appeares above my Strength I shal with the best Convenience transmit ouer to Receive his R: H: assent, from Whome I doubte not, but you will have such Satisfaction, as is agreable to Yo! Necesseties and desires, I have no more, but to Wish You all happinesse and an assurance that I am

Yor afectionate friend and Servant

(:Signed) Fran: Louelace.

Fort James the 6th of Octob! 1669.

(:The Superscription) To the Maior & Aldermen of the Citty of New Yorck.

The aboues^d Letter of his honn! the Gouern! being Read, the Worshipp!! Mayor Delivered to the Court a Lett! Received from his Royal Highnesse, and directed to the Mayor Ald'men and Inhabitants of New Yorke, Inthimating Viz:

Gentlemen,

I have received Yo! Lett! and addresse of 17th of August A.º 1668 by the hands of Collonel Richard Nicolls, Yo! former Gouern! from whom I have also received a full account of such Particulars as you referr to in Yo! Lett! In W.h as well as in all other things you may rest assured that I will endeavour to promote Yo! Welfare and prosperity, by W.h only I can expect to find the advancement of my Interest With you I: am

Your Louing friend

Signed JAMES.

St: James 10th of July. 1669.

Superscription To the Mayor Aldermen and Inhabitants of New York.

Which aboves^d Letter Likewise being Read in open Court, the Worshipp!! Mayor ordered that Proclamation should be made for the Withdrawing of the People out of the Court; W^{ch} being done the following order from his Royal Highnesse sent to his honn! the Govern! Was Presented to the Court by Capt^h Nicolls and is Recorded by the Govern! order, Videllez!

Seal.

James Duke of Yorke and Albany, Earl of Ulster, Lord high Admirall of

England and Ireland, Constable of Douer Castle, Lord Warden of the Cinque Ports, and Gouern! of Pourtsmouth &ca.

Whereas I have thought fit to appoint two Seales to be made, the one for the Province and the other for the Corporation of New Yorke (:which I haue sent unto you by M. Thomas de Lauall) and to Direct that they shall be made use of uppon all Publicq Concernments, both of the Province & Corporation afores. These are to authorize & require You, that from and after Yo! receipts the said Seales, you Cause the same and no others to be made use of uppon all occasions, for Sealing of Warrants, Writs, Executions, Pattents, Graunts, and all other Publicq Acts and Instruments, W. any Wayes Concerne either the Province or Corporation of New Yorke respectively, For W. this shal be Yo! Warrant: Given under my hand and Seale at St: James this 4th of July 1669.

(Signed) JAMES.

To Collonell Francis Louelace my Govern! of New Yorke
By Command of his Roy: Highnesse

(Signed) M: WREN.

This is a true Coppy transcribed by mee.

N: Bayard, Sec.

Att a Court held at New Yorke, by the Mayor & Alderm^a thereof the 8th day of Octob! At 1669. Present M! Corn! Steenwyck, Mayor; M! Raph Whitfield, M! Matth: Nicolls, M! Is. Bedloo, M! Johannes de Peist!, M! Nicolaes Meyer, Ald'men.

The Worshipp!! Court Considering that the time of the Election of New Mayor & Aldermen is at hand and y. Old Expired, they have thought fitt to Nominate a dubble Number of Persons and to present the same by a Petition to his honn! to the end that out of the same by his honn! Might be Elected the Magistrates for the following Yeare, and have Nomination as follows:

To the Right Honn^{ble} Coll: Fra: Louelace Govern! Generall Under his Royall highnesse of all his Territories in America.

Whereas the time of Election of New Mayor & Ald'men for this Citty New Yorke is at hand, We have thought fitt to Present to yo! honn! a double Number of Persons for Mayor & Ald'men of this Corporation for the Next Ensuing Yeare and do Nominate for Mayors



Mr Thomas de Lauall
Mr Corns. Steenwyck
Mr Matthias Nicolls
Mr Isaacq Bedloo
Mr Joh: de Peister
Mr N. de Meyer
Mr Corn van Ruyven
Mr Tho: Louelace
Mr Joh: van Brugh
Mr Joh: van Brugh
Mr Jerom: Ebbingh
Mr Gerrit van Tright

And for Sheriff

Most humbly requesting that Yo! honn! will be Pleased to Elect out of the sd Number, such Persons as Y! honn! in his Wisdome shall judge fitt & expedient for the best & Well governm! of this Corporation, and we shall remaine

Yo! honn! humble Serv!

The May! & Aldermen of the City New Yorke

By Ord! of the sd May! & Ald!

(Signed) N. Bayard, Sec.

New Yorke Octob: the 9th 1669.

Out of the abovesaid Nominated Persons hath his honn! the Govern! this day Elected by his Commission bearing date the 9th of 8 b! 1669, M! Cornelis Steenwyck to be Mayor, M! Thomas de Lauall, M! Matthias Nicolls, M! Cornelis Van Ruyven, M! John Laurence & M! Nicolaes de Meyer, to be Aldermen; & Capt John Manning to be Sherif of this Corporation from the day of the date of the st Commission, until the 14th day of August Next Ensuing, wth shal be in the Yeare of O! Lord 1670. (: that being the day of the Month whereon was the former Election:) Wth said Commission this day being Published, the st Mayor & Ald'men have taken their Oaths according to order & Custome, before his honn! the Govern!

Att a Mayors Court held at New Yorcke, by his Majest! Authority, on the 16th day of November, in the 21st Yeare of the Raigne of Our Souveraigne Lord Charles the Second by the Grace of God, of Great

Britaine France & Ireland KINGE defender of the faith &c. Annoq: domini 1660.

Johannes Witthart, P!: v/s Arent Juriaens Lantsman, def! The P!t by his atturney Jno Sharp, declares that the def! is Indebted unto him, by an Obligation under his hand, the summe of Ninety Gild! Wampum; for W!h he craues Judgem! ag!t the def!, with Cost. This Worshipp! Court, uppon hearing of the debates of both Parties, did decree and Order, that Judgment should be entred against the Def!; for the paiment of the s! debt of Ninety Gilders Seawant within the space of Six Weekes next Ensuing the date hereof, together with Cost of Suit.

John Cooley, pit v/s Raph Warner, def! According to the Ord! of Court on the last Court day, the Pits father in law, Hendrick van Dyck haveing brought in Court the Six gunn Locx due to the Def! in part of the Mare & Coult. But the def! alledging that the sd Locx where not cleane nor fixt according to his Condition; Itt is this day Ordered that the Pit shall make delivery of 6 Cleansed and fixed gunnlockx at the approevement of the Cuttler Hendrick Bosh; Wth being done the def! is to make payment to the Pit of the Mare & Coult according to Contract.

Katherne Evans, P!t v/s Jno. Thomas, Def! According to an Order of Court bearing date the 5th of Octob! last past, the P!t this day bringing in procee by the Testimony of Bartholome Salter, who being Sworne in Court Attested that he was present and heard of the def! that he Confessed the debt of fl. 128 Wampum in the aforesd Order Exprest, to be owing unto this P!t Whereuppon this Worshipp!! Court did decree & order that the def! shall Likewise make paiment of the sd debt of fl. 128. Wampum to the use of this P!t with Cost of Suit, except he can make any proceed to the Contrary at the next Court day.

Sigismund Luycas, Pit v/s Tho: Wandel, deft The Pit declares that the deft is Indebted unto him pf. Acct the summe of fl. 75. Seawant. The deft desires a Coppy of the Pit account or declaration. The Worshipp!! Court Ordered that the Pit should deliver to the deft a Coppy of his acct and the deft to bring in his Answer the next Court day.

Anthony deMilt, P!t v/s Anna Antony, def! The def! I defaut. The P!t declares that the Def! is Indebted unto him as p! Acc! the summe of fl. 120: 18 and humbly craves that whereas def! hath no visible estate

here Att New Yorke, and is suspected for to depart from hence, that the Def! may be Ordered to give in good Security for to Answer the P!s Complaint in this action. It is Ordered by the Court that the def! shall give in good security for to answer the P!s said Complaint, or otherwise to Remaine in the Custodie of the Sheriff until she be releast by Order of this Court.

M: Cornelis Steenwyck, Pit v/s Anna Hall the Widdow of Tho Hall deceased, def! The def! I defaut. The Pit delivering up his declaration, It was Ordered by the Court, that a Coppy thereof should be taken out by the def! and returne hur answer by the Sitting of y? Next Court.

Andries Jochemsen, Pit v/s Simon Turcq, deft 'The Pits Wife appearing in the behalfe of her husband, It was Ordered that a declaration in Writing should be delivered to the deft at or before the next ensuing Court day.

Elizabeth Stedwill, Pit v/s Jan Hendrix van Gunst, def! The Pit declares that the Def! hath promised her Marriage, wth now he refuseth to performe Wherefore she humbly desires fulfilling of his st Promise. The def! denyeth the said Promise. The Worshipp!! Court Ordered that the Pit should summon in her Witnesses, to proeve the st Promise, at the Next Ensuing Court.

Richard Cornwel by his Atturny Jno Sharp, Pi v/s Pieter Poulsen, def! the def! 1 defaut.

W. Pattisson, P. v/s J. Rider, def. The def. 2 defaut.

J.ºº Chavelier, P.º v/s Joseph Dudson, Def! The P.º remaining absent, It was ordered that a Nonsuit should be entred against the P.º, and to pay Cost of Court.

Ariaen Appel, Pit v/s Jan van Aecken, def: the def: 1 defaut.

Nicolaes Bayard, Pit v/s Mary Goosens, deft the deft 1. defaut.

Itt is this day Ordered that Warnaer Wessells shal be Constable of this Citty during the Mayority of M! Mayor Steenwyck and he is requested to make his personal appearance at the next Court for to take the Oath accordingly.

1669. 27th 9b! did the Worshipp!! Mayor Commissionate and Authorize M! Jacques Cousseau to be Ouerzeers of the Estate of Guilliam Veau dec.^d who lately arrived from holland in the ship of M! Cousseau, and died Intestate within this Citty; they bringing a due acc! and returne

thereof to the Office of this Citty, as more largely their Commission can & will appear.

Att a May. Court held at New Yorke this 7th Decemb! A. 1669. Present M. Corn: Steenwyck, Mayor; M. Thomas deLauall, M. John Laurence, M. Cornelis van Ruyven, M. Nicolaes de Meyer, Alderm; Capt. John Manning, Sherif.

Sigismund Luycas, Pit v/s Thomas Wandel, Def: In an act. of debt to the summe of 75 gild. seawant. Uppon hearing of the Debates of both parties this Worshipp! Court did Decree & Order that the deft: shal pay the sd debt of seaventy five gilders in Wampum, or in goods Equivalent thereunto; and the plantife to pay Cost of Court.

Anthony De Milt, Plt: v/s Anna Anthony, deft. In an act^a of debt to the summe of fl. 120: 18: Seawant. Uppon hearing of the debates of both p^rties and Examining of their accounts, this Worshipp¹! Court did Decree & Order that the deft: shal pay the s^d debt of fl. 120: 18: With Cost.

M! Cornelis Steenwyck, Mayor, Plt: v/s Anna, Relict of Thomas Hall, Deft. In an act of Debt: According to an Order of this Court bearing date the 16th of Novemb!, last past, the deft: this day answering to the Plt declaration; and further desiring that the plt: might be Ordered to give her an account of Debts & Credits; of What paiment he hath received from the sd deft: Late deceased husband. Whereuppon Itt was ordered by this Court, that the Plt: should Deliver up an exact account of what dealings have bene past betweene him, and the deft Late deceased husband Thomas Hall Since the last Morgage Was made, and What paiments the sd Thomas Hall hath made to the plt: since the sd Morgage.

Andrus Jochemsen, Plt: v/s Simon Turcq, deft: In an actⁿ of Debt to the summe of 150 gilders Wampum as p! account. The Deft: makeing some objections against the s^d acct: it Was this day Ordered that the deft: shall give an acct: of all his objections Against the plt! acct: at the Next Court day.

William Patisson, Plt: v/s Jnº Rider, deft. In an Act of Debt 180 gilders. The Deft: declareth that the deft: is Indebted unto him for two ancors of Rom, delivered to the defend! for the plt acct: by the hands of

John Garland, the summe of One hundred and Eightie gilders seawant, W^{ch} summe is Likewise allowed of by this Court; to be in part of the s^d Garland's debt to this Plantife. The deft: alledgeth that he received the s^d rum in part of the s^d Garlands particular debt to this deft: The Court Ordered (that whereas John Garland is Cheifely Concerned, and departed for Deloware) that with this Case should be Suspended withal until his returne from Delowarre.

Ariaen Appell attorney of Gerrit Sleghtenhorst, pt., agst Jan Van Aecken, def: Plaintiff delivering certain questions by form of interrogatories, requests that deft may be ordered to answer each in particular what he knows thereof. Deft says, that judgment was pronounced hereupon at Albany full three years ago and that much of the matter has since that time been forgotten by him. He also maintains, that he is not bound to such form of answer. The Worship! Court order defend! to answer on the aforesd points, on the next Court day, what he knows of the matter.

Egbert Myndersen, p!t, against Jacob de Young, def! P!t demands from defend! and his company fl. 144 for 14 days board and lodging, and fl. 33. 16. for disbursements; together fl. 177. 16 sewant. Def! says, he went away on the eleventh day. The W: Court condemns the def! to pay the p!t board and lodging for 12 days and to defray the costs incurred herein.

Herry Nuton, plt: v/s Balthazaer de haert, deft. The Plt: declares that this deft: promised to pay unto him for the acct: of W. Stannard the summe of one hundred and eight gild. W. the deft: now refuseth to performe. The Deft: replyeth that he alwayes hath bene Willinge to pay the plt: soo much as is due to him of the s. summe, but that he had placed the Sherifs & Constables dues, each to his acct: by their ord. The Court ordered that the Deft: should pay to y. plt: What is justly due to the plt: before the Next Court; and the Charges of Court to be paid Equally betwixt them.

Nicolaes de Mayer, plt. v/s Anna, Relict of Thomas hall, deft. The Plt: declares by Declaration in Writing. The deft! Atturny desired a Coppy thereof. The Worshipp!! Court ordered that the deft: should take out a Coppy & returne his answer at the next Court.

Harmen Wessells Widdow, plt: v/s Andrew Messenger, deft. in an act. of debt. Itt is this day ordered that the deft: should take out a

Coppy of the Plt demands, and returne his answer at ye next Court day.

Gerrit van Tright, plt, agst Stephanus Van Cortlant and Evert Pieters, defts. Plt demands from defts. the passage money of Jacob van Corlear, for wth defts remained bail at his departure. Defts. deny to have remained security and say further, that they once conversed with the plt hereupon, but could not agree, whereupon the plt then erased the abovenamed Jacob Corlear's name from the list, since which time they had no arrangement with the plt hereupon. Plt replies and says, he refers it to defts oath. Symon Jansen Romeyn declares, that on M. Olof Stevensen's arrival he heard the deft Evert Pieters say, that the bill of exchange for Corlears passage was returned protested, thereto adding, "and notwithstanding M. Gerrit must be paid and I know not how it is, that Stephanus acts so as if he knew nothing of it." The W: Court suspend their judgment until next Court day.

Jan Hendricx van Gunst, plt., against Jannetie Jacobs, def: Pt says, that def: has a pair of gold ornaments, which were heretofore stolen from him. He demands restitution. Deft. says, she bought them from a French woman, whose name she does not know and paid fl. 48. seawant for them. The W: Court order pt to prove at the next Court day, that they belong to him and deft, from whom she bought them.

Richard Cornwell, plt: v/s Pieter Poulussen, def. in an act: of debt to the summe of f. 33. Uppon hearing of the Debates of both parties, this Worshipp!! Court did decree & order, that the deft: should pay the plt: the sum of thirtie gild. Seawant, in ful of his debt, together with Cost of Suit.

Dirck Jansen Smith, plt. v/s Jan Adriaensen, deft: The P^{lt} declareth that the deft: is Indebted unto him, in the full summe of thirty good whole marchandable Beavers, with the Intrest according to obligation bearing date the 30th July 1667: for W^{ch} debt this Plt: Craues Judgemt: against the deft: together With Cost. The deft: produced an account of Worke done for the Plt: The Worshipp!! Court, uppon hearing of the debates of both parties, did decree & order that the deft: do make paiment of the s^d debt according to obligation; deducting soo much as he shal make appeare he paid in part of the s^d debt; and further to pay Cost.

Davit Jochemsen, Plt: v/s Reintie pieters, deft: the deft: 1 defaut.

Warnaer Wessells, Plt. v/s Willem Bogardus, deft: the deft r defaut.

The petition of the guardians of the minor child of Bartel Maen and Geertie Broeders dec^d being read, requesting in substance, that they the petitioners may obtain acte of authorization to sell without any hindrance the movable and immovable estate of the afores^d Bartel Maen and Grietie Broeders, as more fully appears by the copy of their petition on the file of declarations, it is apostilled:—Petitioners are hereby authorized to proceed with the sale, provided that nothing of the monies shall be disposed of until further order of the W Court. Ady. as above.

The petition of Gerrit van Tright, attorney of Nicasius de Sille, was read and considered in Court requesting in substance, whereas the said Sille has granted him a power to sell aforesaid Sille's house standing in the Schapenweytie* within this City and now occupied by M. Sille's wife, who also claims and maintains, that the aforesaid house belongs particularly to her, the petitioner therefore requests that he may be granted an acte of authorization to sell the aforesaid house without any hindrance or instituting any process against the abovenamed Sille's wife, for the payment of a mortgage, which the petitioner has on it. It is apostilled:—Whereas the petitioner inserts in his petition that Mr. Sille's wife makes claim to the above house, therefore it is Ordered, that before the merits hereof be disposed of, copy hereof shall be furnished the abovenamed Mde Sille to answer thereunto on the next Court day. Ady, as above.

From the nomination of those of the Court of New Haerlem, are elected by the Worshipp!! Court for the ensuing year

As Constable;
Jacques Croisson.
As Overseers;
Resolveert Waldron,
Kier Woltersen,
Glaude Lametere,
Johannes Vernelje;

And the inhabitants of the abovenamed town, and all others whom it may concern are required and charged, to respect the same as such. Ady, as above.

^{*} See Valentine, Manual, 1860, p. 528.

On this day did Warnaer Wessels take the Oath to be Constable of this Citty for this ensuing Year.

Att a Mayors Court held at New Yorke January the 11th A? 16 to Present M! Cornelis Steenwyck Mayor; Capt Tho: d'Laval, Capt. Matthias Nicolls, M! John Laurence, M! Nicolaes de Meyer, Aldermen; Capt John Manning, Sherif, being Absent.

M! Corn! Steenwyck, P! v/s Anna, Relict of Thomas Hall, def! According to the Order of Court past on the last Court day, the P! this day delivering in his account betwixt him [and] the Def! Late husband, Itt was this day Ordered that the def! should take out a Coppy thereof and returne hur answer to the Same at the Next Court day. The Worshipp! M! Steenwyck for and in the behalfe of Anna Hall relict of Thomas Hall, requesting that some able persons might be appointed & authorized by this Court as Assistants to the said Anna Hall in perfecting and ballancing of all her Late deceased husbands bookes & accounts; Whereuppon the Worshipp! Court made Choize of M! Johannes Van Brugh & M! Poulus Leendersen Vandegrift, who are hereby required to be aiding and assisting unto the sd Anna Hall towards the perfecting of the sd Accts & bookes of hur said deceased husband Thomas Hall, according to hur said Request.

Andries Jochemsen, Plt: v/s Simon Turcq, deft. The def! omitting to bring in his objections aget the Plt account according to foregoing order of Court; Itt Was this day ordered that the deft: should performe the sd order at the next ensuing Court day, or otherwise that Judgem! should be entred against him.

W. Pattisson, Plt: v/s John Rider, deft. in an act. of debt to the summe of one hundred and Eightie gilders. Uppon several debates in the Case, the deft: desiring that this Case might be tried by a Jury, which is allowed him, & ordered that a Jury should be empannelled agthe Next ensuing Court day.

M! Nicolaes de Meyer, Plt: v/s Anna, Relict of Tho: hall, deft: in an act. of debt. Uppon the desire of Jno. Rider atturny pro deft: Itt was ordered by the C! that the deft: might take out a Coppy of the plt! Account & returne hur answer or objections to the same by the next ensuing Court day.

Geertie, Relict of harmen Wessells, Plt: v/s Andrew Messenger, deft. the deft: remaining for the second Court day defaut, It was ordered that the deft: or his Baile should be Warned or Summond to appeare in Court this day fourtnight.

Gerrit Van Tright, plt: v/s Stephanus Van Cortland, deft: The Plin atturny Jno. Sharp delivering his declaration, It Was ordered that the deft should take out a Coppy thereof, and put his answer to the same in the office at or before the next Court day; When a Jury is to be Impannelled for to trye the Cause.

Jan Hendricx van Gunst, pit, agst Jannetie Jacobs, deft Pursuant to the Courts order dated 7Xb! last, the plt brings in the following proof, that the ornaments in question belonged to him. Elsie Barentsen declares and testifies to have full knowledge, that the ornaments in question were formerly belonging to Aeltie Marishalls, from whom plt bought them. Further deponent saith not. Defts calls and produces the following witnesses in Court:—Barentie Moulenaers [the miller's wife resp. daughter] declares on oath, that she heard the pit say, that he had not lost the ornaments, but believed he let them fall and that his sister found them and had seemingly sold them. Sara Pieters being sworn declares, that she has heard the pit say, he believed the ornaments in question were not stolen, but fallen and were found by his sister, and sold by her. The defend therefore claims, that the pl well knows, to whom he gave the Ornaments and demands, that he may be Ordered to make known the The W: Court again order the def! to state, from whom she bought the sd ornaments.

Katherine Evans, Plt: v/s Tho: Walton, deft. in an act. of disfamation. It is this day ordered by the Court, that the deft: shall take out a Coppy of the plt declaration, and return his answer to the same the next ensuing Court day.

Jacques Cousseau, as Attorney of Balthazar de Marcq, Pit against Gerrit Van Tright as curator of the estate of Cristyntie Steentjes, widow of Gabriel de Haes, defend! Pit demands from def! the sum of fl. 4247: 4: 8 Hollands according to obligation dated 30 March At 1660 with interest thereon, arising partly from delivered merchandize, delivered to the abovenamed de Haes in company on profit and loss; and further requests, that he may be preferred in the above mentioned estate, for so much of

the partnership goods of the p^{it}, as are still in existence and unsold after decease of Gabriel de Haes and are found with Cristina Steenties, his widow and were sold by the Marshal; pursuant to the judgment in a similar case pronounced in favor of Lourens de Sille as attorney of Abram Kuyper, under date 14th March 1665. The Worshipp^{it} Court order, that the obligation, which is drawn up in Dutch, be translated into English against the next Court day.

Balthazar d Haert, Pit v/s Claes Verbraeck, skipper of the ship Nova Albany, Def! Plt demands fulfillment of a bill of lading of divers merchandize, signed by the def! on his leaving Amsterdam and delivered to Sieur Jan Babitsta Renselaer for behalf of the pit Def! produces a declaration from his crew and passengers, that when the boat came on board with pit goods, it was impossible to receive a piece of them because the ship was already overladen. The W: Court refer parties regarding their case in question to Sieur Johannes Van Brugh, Johannes dePeister, Poulus Leendersen vande Grift and Gerrit van Tright, who are requested to hear the matter in question argued and if possible to decide and reconcile parties; if not to deliver in their judgment in the case, on the next Court day.

M! John Laurence, Plt: v/s Jan hendrix Steelman, dest. the dest: 1 desaut.

Warnaer Wessells, plt: v/s humphry dampoort, deft: the deft. 1 defaut.

Cornelis Clopper, Plt: v/s Jan harmensen & Jan Jerol, deft: the deft! r defaut. the plt: decl! that the deft: Jan harmensen is Indebted unto him as appeares by bill for Wth the plt: hath attached the deft! effects in the hands of Jno. Jerol afores. The Court do order that the st attachment shall stand good till further order.

Tho: Laurence, plt: v/s Edward Poul, deft: in an act: of debt. the marshal alledged that the parties Where uppon agreement.

Mary Steenhaelder, plt: v/s Anthony Loo, deft. the deft: 1 defaut.

Nicolaes Bayard, plt: v/s Willem Woutersen, deft. the deft: 1 defaut.

defaut.

Tryntie Crogers, Wife of M! Nicasius de Sille, according to a foregoing order of this Court, this day answering in Writing to the Petition of Gerrit Van Tright atturny of the sd Nicasius the Silla; The Worshipp. Court did order thereuppon, that a Coppy of her said answer should be delivered to the said Nicasius de Silla by the hands of his said Atturny, to the end that he may reply unto the same the next ensuing Court day.

Att a Mayors meeting held at New Yorke Jann? the 25th 16 ??

Present M' Corn: Steenwyck, Mayor; Capt. Tho: de Laval, M' Matthias Nicolls, M' John Lawrence, M' Cornelis Van Ruyven, M' Nicolaes de Meyer, Alderm:

M! Corn: Steenwyck, plt. v/s Anna, relict of Tho: hal, deft. The deft: this day omitting to make hur objections agst the plt acct. according to the foregoing order of this Court; It is this day ordered, that she shal perform the st order, in bringing in of hur st objections, at the next ensuing Court day: or that by neglect thereof, the plt account shal be allowed in Court.

Andries Jochemsen, plt: v/s Simon Turcq, deft: In an act. of debt to the summe of fl. 150 seawant. The Worshipp. Court haveing examined the evidences by the plt: produced in Court, and the deft: omitting to bring in his objections ag. the plt account, accord to order of this Court; It is this day ordered and Decreed that the deft: shal pay the sd debt of fl. 150. sewant to this plt: with Cost of Suit.

Nicolaes de Meyer, Plt: v/s Anna relict of Tho: hall, deft. It is this day ordered that the deft: shal bring in hur objections to y. plt account, or otherwise that the same shal be allowed of at the next ensuing Court day.

Geertie relict of harmen Wessells, plt: v/s Andrew Messenger, deft: The deft: remaining default; It is this ordered—whereas the deft: lives a great way distante from hence, that with this action should be Suspended until the next Court day, or at Longest 6 Weekes.

Gerrit Van Tright, plt: v/s Steven Van Cortland & Evert Pietersen, deft. The plt: declares, that the deft have bound themselves Securities for the passage of Jacob Van Curlaer, that the sd passage should be Satisfied in holland, for Which the sd Curler likewise gave a bill of exchange but is returned from holland protested; Wherefore the plt: humbly Craves Judgemt: agd the deft Wh Cost. The deft do deny that they have past their Worde to maine baile for sd Corlaer. The Jury brought in their Verdict and for the defts; and that the plantiffe pay the Charges of the

Court. Whereuppon the Worshipp. Court ordered that Judgem! should be Entred according to Verdict, and that plt: do pay Cost as afores!

Humphry davenp^e, Resolved Waldron, Ariaen Appel, Jno. Larence Junior, herry breser, Isaacq greeveraet, Tho: berriman, John hardenbroek, Tho: Taylor, guill: de honeur, Jno. garland, Timoty gabrie.

Jan Hendricx Van Gunst, pt., v/s Jannetie Jacobs, Def: The Worshipp!! Court having heard arguments of parties and the witnesses being examined, condemn the def! to restore to the plt. the ornaments in question, without any indemnification or restitution of money and further condemn her in the costs, provided she, def!, does not prove within 6 weeks, from whom she bo't the ornaments.

Katherne Evans, plt: v/s Thomas Walton, deft. the deft: defaut.

Jacques Cousseau, plt: v/s Gerrit Van Tright, deft: It was this day ordered, that whereas the Case in difference, was somthing Longe & tedious for to View & Examin all the papers brought in Court, Wherefore the Court ordered that the Case should be pleaded by atturnyes at Law, who might bring the Controversy to a narrow Compasse.

M! John Lawrence, plt: v/s Jan hendrix Steelman alias Coopal, deft. The Plt: Declares that the deft: is Indebted unto him the somme of twenty Beav! for goods & monny disbusst as appeares by the deft! Bill payable in Wampum at 24 g! p! Beav!, or peaz at 4 g! p! Schipple, for the paiment of W! debt, the plt: laid an attachm: uppon a house & Land of the deft: here in New Yorke, and humbly Craues Judgem! ag! the same With Cost of Suit. The deft: hath Confessed a Judgem! to the use of the plt: before the Secret! Nicolaes Bayard for the paiment of the s! debt. Whereuppon the Worshipp!! Court ordered that Judgement should be Entred ag! the deft: according to his owne Confession, together With Cost of Suit.

Warnaer Wessells, Plt. v/s Humphry dampoort, deft. The deft: being one of the Jury, It Was ordered that this Case should be Suspended Withal until the next Court day.

Cornelis Clopper, Plt. v/s John harmensen & John Jerol, deft! the deft! 2. default.

Mary Steenhaelder, plt. v/s Anthony Loo, deft. the deft: 2 defaut. Nicolaes Bayard, Plt. v/s Willem Woutersen, deft. the deft: 2 defaut.

The Constable & Ouerzeers of the Towne fordham, plt v/s Joris Stipps & Benjamin Pamer, deft: The Court ordered that this Case shall be Suspended withal until the next Court day.

John Kingdom, plt: v/s Thos Tailor, deft: parties agreed.

Joseph Butler, plt: v/s John Kingdom, deft: the deft: 1 defaut.

Warnaer Wessells, plt. v/s Willem bogardus, deft: the deft: a defaut.

Jan Smedes, plt. v/s Jan hendrix Van gunst, deft: Pit demands from deft the sum of fl. 100 for his fathers goods proved by the deft to the pit at Harderwyk before the Orphan Masters, together with 12½ beavers and a gold ring delivered to this deft deceased wife. The deft denies the debt and says, that he made proof and exhibit of pits father's property in Westphalia, which never was received and therefore he maintains, he owes nothing. What regards the beavers and the ring, he undertakes to prove he paid for it. The W: Court order the pit shall receive copy of the proof made at Harderwyk and present it here in Court and the deft shall at the next Court day shew, how and where the pit is paid for the 12½ beavers and the gold ring.

John Tredwel, Plt: v/s Jurian de Kouper, deft. the deft: 1 defaut. Fredrick Gysbersen, plt: v/s Abel hardenbroeck, deft: Parties agreed.

Abel De Lanoy, Plt: v/s Abel hardenbroeck, deft: Parties agreed.

Anna Kuypers, plt: v/s Claer Ebel & mary Steenhaelders, deft:
Parties agreed.

Claes Dietlofs, Plt: v/s Jannetie de Witt, deft: the plt: declared that the deft: was Indebted unto him for 80 lb. tobacco sould to hur at 10 sts. p! lb. the summe of fl: 40. Sewant, for wth he Craved Judgem! Wth Cost. The deft: Answers that the Tobacco proeved to be not good, and refuses to receive the same. Uppon hearing of both parties & the Testimony of Jonas Bartelsen, the Worshipp! Court did decree & order that the deft: should make paim! of the sd fl: 40 sewant Wth Cost.

From the nomination of those of the Court of Haerlem, the Worshipp!! Court elected as Overseer of said Town, Joost Oblinus in the place of Kier Wolters, who has gone away since the last Election.

Uppon the Petition of Mary Tillton wife of Will: hofmeyer, the Worshipp! Replyed; that the howse of hur husband should be and Re-

maine bound ouer to the Towne for the Good behavior of the s^d hofmeyer during the Space of 6 months Longer than in the first bond was exprest.

Uppon the Petit^a of W. Hoffmeyer the Court do reply: That the bond of the howse in his Petition exprest, shal stand in force for the space of 6 Months Longer, for the good behavior of the s^d hofmeyer during the s^d time.

Jacques Cousseau Merchant, this day appearing in Court, humbly requesting that the Worshipp!! Court Would be pleased to graunt him a Certifycate for the following Mariners aboard of his Shipp the Albany, now Bound for Barbados, that the st mariners uppon the Surrendring of this place under his Mayties obedience, Where Inhabitants within this Citty & yt Collony of New Yorke, by Name

Claes Verbraeck, Master du Navie.
Hubert de Riemer, Chirurgen
Swent Andriesen, Mariner
Harmen Jansen "
Christian Pietersen "
Arnold Jansen "
Christian Des Lawriers "
Abram Abramsen "
Cornelis Prins Cooper "
Maes Melissen "

The s^d Persons being all Called in Court, they & every one of them Where found & proeved that they where Inhabitants of this place & Collony uppon the Surrendering thereof under his May^{ties} obedience and by Virtue of the articles made uppon the Surrendring have the liberty to go & Come, trade & trafficq into any of his Magesties dominions, Collonyes, or plantations, and to enjoy all other priveledges as any other of his Magesties Subjects do enjoy etz.

On the petition of Cornelis Barentsen, Grain Measurer, and Jan van Gelder requesting in substance, that the abovenamed van Gelder may be admitted as Grain Measurer of this City, and the same be forbidden to all others; also that their fees for measuring be raised and something be allowed for round measure, is apostilled—Whereas the old Measurer himself asks some help therefore the petitioner Jan van Gelder for the convenience of the Burghers is admitted, with the Old Measurer, as Grain



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Measurer of this City; but with this reserve, that each can measure his own grain, but shall not be bound to make good to the party delivering it any thing on his own measurement. What regard the round measure that is denied to the petitioner and as fees for grain measuring shall be paid the fees as paid hitherto, but the Measurer is bound to keep due register of his measurement.

Whereas the Church Wardens or Kerkmeesters of this Citty have served out their time, and therefore requisit that the s^d office should be Supplyed with summe other persons, The Worshipp!! Court have thought fit to Nominate & appoint Alderm: M! Cornelis Van Ruyven & M! Jeronimus Ebbing to be Church Wardens or Kerckmeesters of this Citty for the next ensuing Yeare, unto Whom the Late Church Wardens or Kerckmasters are required to Deliver the Bookes & effects belonging to the Church afore.

Captⁿ Nicolls in the behalfe of his honn! the Govern! propounding to the Court, that his honn! was intended to build a howse uppon the lott, adjoining next unto the State-house, and to make the s^d house to be an Inn or Ordinary; and desired that in Case it should be no prejudice to the Towne, that the Court would allow his honn! to build the upperpart of the house somthing ouer the passage of the Towne W^{ch} Lyeth betweene the Statehouse & the s^d Lott as also that he might make a doore to go from the upperpart of the house into the Courts Chambers. The Worshipp. Court uppon mature Considerat do allow of his honn! Proposalls, & ordered that the same should be entred accordingly.

Whereas by a former act of this Court Concerning the Branding of all horses & Cattle uppon this Island Manhattans, It was likewise ordered that some persons should be appointed as Ouerzeers to Cause the st act to be put in due Execution, In Pursuance of Wt said order the Worshipp! Court have Nominated & appointed as ouerzeers for the Citty New Yorcke and the farmers thereunto belonging, Jan Jansen Langestraat

and Ariaen Cornelissen-

and the Secret? of New Yorck to be Recorder.

And for the Towne New Haerlem—

Resolveert Waldron &

Daniel Terneur—

And the Clarq of the sd Towne to be Recorder.

4

Which said Ouerzees are hereby required to Cause the s.d Act to put in practize accord. to the Tennour thereof, and the severall Instruct. they shal receive from this Court.

Itt is this day ordered that all the Karmen of this Citty, as also all the Shoemakers should be Summond to appeare at the Next Court.

Att a Mayors Court held at New Yorke this 8th day of february At 16 to Present M! Corn! Steenwyck, Mayor; Capt. Tho: deLaval, Capt. Matthias Nicolls, M! John Laurence, M! Cornelis vanRuyven, M! Nicolaes de Meyer, Ald'men.

M! Corn: Steenwyck, Plt: v/s Anna, relict of Tho: Hall, Deft: Uppon the deft! request for 8 dayes longer time to bring in hur objections ag! the plt! acct: The worshipp!! Court did order that the deft: should should bring in hur s! objections at the next Court day, When this Case shal come to Tryal without any further delay.

M! Nicolaes De Meyer, Plt: v/s Anna, Relict of Tho: Hall, deft: The Worshipp!! Cr. past order in this Case the same, that was made in y! Case of M! Steenwyck aboves!

Jannetie Jacobs produces the following declarations pursuant to the previous order of the Court regarding the ornaments in question between her and Jan Hendricx van Gunst. Harmen Hendricx van Weyen testifies and declares to have seen one fytie Dirx residing at Breukelen on Long Island wear the ornaments in question now about a year ago. Anna Dirx, wife of Dirck Claessen Pottebacker, declares by written declaration the same, that Harmen Hendricx has declared.

Katherine Purchaze, Plt: v/s Tho: Walton, deft: In an actⁿ of disfamation. The deft: requesting that the Case might be tryed by a Jury: It Was ordered that a Jury should be empannelled to trye the Cause, at the next Court day, in Case the parties Could not agree betwixt themselves before the s^d time.

Warn! Wessells, plt: v/s humphry Davenpoort, deft: The Deft being Willing to referre the Case to a Court of Jurymen; Itt Was this day ordered that a Jury should be empanelled to trye the Cause at the next Court day.

John Butler, Plt. v/s John Kingdom, deft: the deft: 2^d defaut. The Worshipp!! Court ordered that the deft: should answer to the plt! declarat at the next Court day, or otherwise that Judgem! should be entred uppon default.

Walraven Claerhout, plt: v/s John Cooly, deft: the deft: r defaut. Johannes Hardenbreock, plt: v/s Pieter Nys, deft: The plt: declareth that the deft: is become baile for a debt due to the plt: from Balthazaer de Voz, for Wth the st Voz was arrested here at New York at the Sute of ythe plt: The deft: denyes the same that he ever was baile for the st Voz. The Marshal Schaefbanck declares that he arrested the st Voz at the Sute of the plt: and Imediatly after the arrest was done he delivered the Warrt up to Capt Manning and left the parties both at Pieter Nys. Itt is ordered that this Case should be suspended until next Court day.

Herry Breser, Plt: v/s Guilliam De honeur, & Martin hofman, defts. The Worshipp. Court Ordered that the deft should bring in their proefe at the next Court day.

John Sharp, plt: v/s Gerrit Croesen, deft: The Plt: declares that the deft: is Indebted unto him for attornies fees allowed him by the high Sherif the summe of fl. 72: gild, for Wthen Craues Judgem! agst the deft: With Cost. Uppon hearing of both parties, The Worsh: Court did decree & order that the deft: should make Imediate paiment of the st debt to the plt: With Cost of Sute

Nicolaes Bayard, plt: v/s Willem Woutersen, deft: The Plt: declareth that the deft: is Indebted unto him as p! acct. the summe of fl. 47: Sewant for Wth he Craves Judgemt: agst the deft: With Cost of Sute. Uppon hearing of both parties the Worshipp!! Court did Decree & order the deft: to make Imediat pamient of the s^d debt to the plt:, Wth Cost of Court.

M! Nicolaes de Meyer & M! Johannes de peister, in pursuance of an order of this Court bearing date the 3^d day of August, last past, on this day delivering in Court their award in the Case in Controversy betwixt Thimotheus Gabrie plt: & Allard anthony, deft: in an act: of debt. Whereuppon the Worshipp!! Court ordered that Judgement should be entred according to the tenn! of the s^d award: (W^{ch} is filed uppon the file of declarations).

Uppon a Complaint made to the Court, that several of the Karrmen of this Citty do not performe their duty in taking good care for the goods

W^{ch} they do Kart for the Burgers & Strangers, as also that some of the s^d Karmen, do manny times use ill and bad Language, to the Burgers Viz:—The Worshipp! Court have thereuppon, this day summond al the Karmen before them, and ordered them, to use the Burgers & Strangers in Karting of their goods Civilly, to the end that al further Compaints might be prevented; or otherwise that uppon the Complaint of any Burger, and proefe made that any of the s^d Karmen have not performed this order, such Karman shall be Dismist; and others be employed in their Stead.

Sytie Wife of Gerrit hendrix appearing in Court, and Presented that Nathaniel pietersen on Saturday last, had assaulted and Wounded hur with a Sword ouer her hands, requesting that the Worshipp!! Court would be pleased to do Justice uppon him, according as the Court shal think fit.

Geertie relict of harmen Wessells, plt: v/s Andrew Messenger, deft: the deft: default.

Mary Steenhaelden, plt: v/s anthony Loo, deft: the deft: default. W! Wessel, Plt: v/s Willem Bogardus, deft. the deft: 2 defaut. John Tredwel, plt: v/s Jurian de Kouper, deft: the deft: 2 defaut. Cornelis Clopp!, plt: v/s Jan harmensen, deft: the deft: defaut. Warn! Wessels, plt: v/s Willem Bogardus, deft: the deft: 2 defaut. John garland, plt: v/s Philip Johns, deft: the deft: 1 defaut.

On the complaint of W. Hofmeyer that his house is falling wholly to ruin: therefore requesting consent to sell the same; It is ordered by the W: Court, that Adolph Pieters and Abram Jans, carpenters, inspect the above house and deliver in their report on the next Court day.

Att a Mayors Court held at New Yorke this first day of March A? 1648. Present M. C. Steenwyck, Mayor; M. Tho: d' Lauall, M. Matth: Nicolls, M. John Laurence, M. Corn: V: Ruyven, M. N. de Meyer, Aldermen; Capt. John Manning, Sherif.

M! Cornelis Steenwyck, Plt: v/s Anna hall, deft: Whereas the Deft! atturny hath omitted to give due notice to the deft: for to bring in hur objections to the plt! accts: according to the Tennour of the last Order of Court; The Worshipp!! Court this day recommended the same to M! Johannes Van Brugh and M! Poulus Leenderts being assistants to the deft: in Stating of hur bookes, who Likewise made promise,

to Cause the s^d objections to be brought in by the deft: if she had any agst the s^d account, att the next Court day.

M! Nicolaes de meyer, Plt: v/s Anna Hall, deft. The Court past the same order in Case, as was made in the abovestanding action of M! Steenwyck.

Katherina Purchaze, Plt: v/s Thomas Wallton, deft: in an actⁿ of disfamation. The deft: nor his atturny not appearing to the defend the Cause, the Worshipp!! Court did decree & order that the defendant shall pay all the Cost of ye Suit, for non attendance according to the Tenn! of the last order of Court.

John De Jardin, by his atturny Walraven Claerhout, Plt: v/s John Cooly, Smith, deft: The plt: declareth that the deft: is Indebted unto him by his obligation bearing date the 31 Xb. 1668: in the quantity of 887 lb of tobacco & Caske payable here at New Yorke, for W. he Craues Judgem! ag. the deft: With Cost; The deft: Saith he paid the debt to the s. Jardin in maryland, and Will proeve the same by the next returne of Alricx Ketch from dellowarre. The Worshipp! Court uppon hearing of both parties did decree & order that the deft: should give in Security to the plt: for the Payment of the s. debt with Cost, in Case he shall not sufficiently proeve by the next returne of the s. Ketch, that he paid & Satisfyed the s. debt to the plt: in MaryLand.

Jan Hendricxsen van Gunst, plt, agt Jannetie Jacobs, def! The W: Court having heard debates of parties and examined the declarations produced on both sides, find that the ornaments in question are not stolen by the def!. However since she cannot sufficiently prove, that she bought them, but only that they were seen on Fytie Dircx, from whom def! in the first instance declared she bought them, Therefore the W: Court decide and order, that the ornaments in question shall be delivered to the plt and retained by him, on condition of paying to def! twenty guilders zewant and the costs incurred herein.

John d' Jardin by his Atturny Walraven Claerhout, Plt. against John Cooly, Def: The Plt: declares that the deft: is Indebted unto him as appeares by his Bill bearing date the 31st Xb. 1668 the quantity 887 lb. of tobacco & Caske, to be paid here at New York, for W. this plt: Craues Judgemt: ag. the deft: with Cost of Suit. The deft: Saith he paid the sd debt to the Plt: himselfe in Mary Land, and Craves time till the returne

of Alrix Sloop from Delowarre to proeve the same. This Judgement is Entred on the foregoing side.

Warnaer Wessells, Plt: v/s Humphry Dauenpoort, deft: The Plt: declareth that the deft: hath Sold about 16 Canns of Licq to Jochem (Beeckman?) the Shoemaker who is a tapper, and proeves the same by a Testimony of Jacob de Looper, Wherefore the plt: Craves Judgemt: ag the deft: that the deft: may be Condemned to pay the forfeiture according to Law. The deft: denyeth that he ever sold any Rom to the sd Jochem, and brought in following Wittnesses—Jochem the Shoemaker denies having ever received any Rom from the Defend! Jan de Vrees denies that he ever had any cans with rom in his house from the abovenamed Jochem but says that only two empty cans were placed there. Fredrick Hendricx denies having told Jacob de Looper that he had received Rom from the Deft. inasmuch as he never received any Rom except a Sup now and then. The Worshipp! Court ordered that this Case Should be Suspended Withal untill the returne of the sd Looper from New England.

John Tredwell, Plt: v/s Jurian de Kouper, dest. The Plt: declareth that the dest: is Indebted unto him for a Cow, the quantity of 14 ells of duffles, for W^{ch} he prayeth Judgem! of this Court, agst this dest: With Cost. The dest: ownes that he bought the Cow for 10 ells of duffles & one blancoat, w^{ch} blancoat he saith he paid to the Plt: and the paiment of the duffles was to be made in this month. The Worshipp!! Court ordered that Judgem! should be entred agst the dest: & ordered that the dest: makes paiment of the s^d 10 ell of duffles within the space of 6 Weekes next ensuing together with Cost of Suit.

1671. 22. april Execution Issued out uppon this Judgem!

Geertie, Widdow of harmen Wessells, plt: v/s Andrew Messenger, Def! in an actⁿ of Debt. Uppon hearing of both p'ties, this Worshipp!! Court did decree & order that the deft: should pay to the Plt: for the Journey of hur deceased husband to huntingtowne & for Medsons applyed to the Deft! family the summe of Eightie gild. Sewant, together with Cost of Suit.

Assur Levy and Thomas Lammertsen, guardians of the minor children of Wessel Evertsen,* pltffs. against Claes Jansen Stauast, deft.

* Wessel Evertsen (Visser) came to N. N. in the service of the W. I. Comp., and afterwards commanded the Company's yacht S. Martin. He married in the spring of

Pltffs in quality as aforesaid demand, that def! may be ordered to quit their house on the first of May next, unless he, deft., can prove that he hired it longer. The Worshipp!! Court having heard parties order, that the defend! shall be preferred for the hire of the plt. house, provided he pay as much rent as the plts were offered from others.

Joseph Butler, Plt: v/s John Kingdom, deft: Uppon the desire of the Plt atturny, It was ordered that this Case should be Suspended withal untill next Court.

Herry Breser, Plt: v/s Guilliam honeur & marten hofman, deft! the deft: 2. defaut.

Mary Steenhaelder, Plt: v/s Anthony Loo, deft: the deft: defaut. Cornelis Clopper, Plt: v/s John harmensen & John Gerol, defts.

the deft: defaut.

Mettie Wessells, Plt. v/s Abell Hardenbroeck, deft. parties agreed. Ambrosius De Weerhem, plt: v/s Herry Hedger, deft: the deft 1. defaut.

Humphry Davenpoort, plt: v/s John Kingdom, deft. The Court suspended this Cause till next Court day.

John Vinge, Plt: v/s Humphry Underhill, deft. The Plt: remaining default to Impleade his Cause, The Worshipp!! Court ordered that a Non Suit should be entred ag* the Plt: and Condemned the plt: to pay Cost of Suit.

Read and considered Caspar Steynmits petition, requesting payment of fl. 100 seawant balance due for rent of the City School. It is apostilled: The Receiver, N. Bayard, is ordered to pay petition! out of the first incoming monies.

Adolph Pietersen and Abram Jansen having according to previous order of the Court inspected the house of Willem Hofmeyer, report as follows:—That the above house is almost gone at the bottom and has settled a little to one side by the bursting of the chimney, but it can be repaired at a trifling expense. The Worshipp!! Court having heard the above report as well as the verbal debates between the above named Hofmeyer and his wife, order the abovenamed Hofmeyer to deliver in at the next Court day a perfect list of what he owes to date.

1643 Grietje Bouwens, by whom he had six children. In July, 1646, he obtained a grant of land betw. the present Stone and South Williams Streets, extending East 17 rods 5 feet from opposite the head of Coenties Alley.

This day the W: Court elected as Overseers of the Roads and Fences as well on this as on the other side of the Fresh Water Jan Jansen Lange-straat, Ariaen Cornelissen, Huygh Barents d'Kleyn.

Anno 1648 March the 8th: Did the Worshipp!! Mayor Commissionate and athorize Isaacq Greveraet of this Citty merchant & Anthony de Milt of this Citty Baker to be Ouerzeers of the Estate of Reynier Reyken Deceased, who dyed Intestate within this Citty, they bringing a due acc! and returne thereof under their hands to the Office of this Citty & performe all other thing & things as by the Law they are bound to do, as more at Large by the st Commission can & May appeare.

INSTRUCTIONS FOR THE OUERZEERS OR BRANDERS OF HORSES AND CATTLE
UPPON THIS ISLAND MANHATTANS.

Imp^{miss} That they shal take good Care, that no horses or Cattle be feed in the Commons of this Island but those that are branded with the Townes marke; as also that no Stone horses be admitted, but those that are approved of, according to the Tenn! of the act provided alwayes that at Least 6 Stone horses be Continually Kept in the Commons.

2[!]? That they shal take an Exact acc!: of all the horses and Cattle, branded by them as afores^d and bring uppon Record, the Couller, and markes thereof, as also the Names of the owners.

3¹⁷ That they shal appoint two Certaine dayes in the Weeke, for the Branding of horses and Cattle, and give Notice thereof to the Inhabitants by fixing up of Bills for that purpose.

4thly. That the Branders of harlem shal bring in an acc: to the Recorder general, every quarter of the Yeare, and the Branders of the Citty every month, of all the horses and Cattle branded by them as afores.^d

5thly. That by Vertue of the sd act, they shal Receive for Branding of a horse etz. three gild. Seawant, and for a Cow, oxe, Steer, or heffer, two gild. out of wh they are to Receive for their Salary, for a horse 25 stivers, and for a Cow etz: 15 stivers, provided that all the monny be first delivered into the hands of the Recorder general, Who uppon stating of the acc. at every halfe yeares end, shal pay to the Branders and Recorder of New harlem aparts, and to the Branders of New Yorke and the Recorder general sg parts of the sd fee: and the Remainder to be Left



at the disposall of the Worshipp!! Mayors Court, dated In New Yorke this 5th day of march 16670.

By ord! of the Worshipp!! Mayor (Signed) N. Bayard Sec.

Whereas by a former act of this Court, it was ordered, that all horses and Cattle permitted to feed in the Commons of this Island, should be branded with the Townes marke, at or before the Last day of octob! last past w^{ch} s^d order hetherto is omitted to be put in Execution, Wherefore the Worshipp!! May^s Court have thought fit, to suspend the same from the s^d Last day of octob! to the first day of May next ensuing and do further appoint for overzeers or Branders of this Citty N: Yorke and Adjacent farmes—

Jan Jansen Langestraat and Ariaen Cornelisse.

And for the Towne of New Harlem & Adjacent farmes
Resolveert Waldron and
Daniel Terneur.

Which s^d persons are by these presents authorized to Cause the s^d Act to be put in due Execut^a accord^g to the Tenn! thereof, the time onely Suspended untill the first day of May as afores^d Dated jn New Yorke: this 5th day of March 1618.

By Order of the Worshipp! May!

(Signed) N. Bayard, Sec.

Att a Mayors Court held at New Yorke this 15th day of March A? 1648. Present M! Cornelis Steenwyck, Mayor; M! Tho: D' Lauall, M! Matthias Nicolls, M! Jno. Laurence, M! Cornelis Van Ruyven, Aldermen; M! John Manning, Sherif.

M! Cornelis Steenwyck, Mayor, plt: v/s Anna Hall, widdow, deft. Uppon the report of M! Johannes Van Brugh & M! Poulus Leendersen Vande Grist, that the account brought in the plt: ags! the defendant, doth agree with the deft! late Husbands owne hand writing, untill the 9th day of July 1667: except only that the sd deft! husband hath omitted to expresse,—whether the debt was Beaver or Tobacco at 6 stvs. p! lb; Whereuppon the Worshipp!! Court this day ordered that the plts: said acc! should be Viewed and Examined by some jndifferent persons, and to that end do appoint the sd M! Johannes Van Brugh, M! Poulus Leen-

dersen, M. Johannes depeister & M. Jeronimus Ebbing, who are hereby required to State the sd acct: jn the presence of M. John Lawrence Aldman, and to give their award at what prize the Tobacco shal be rated towards the paiment of the sd debt.

Nicolaes De Meyer, Plt: v/s Anna hall, Widdow, deft. The assistants of the deft: are hereby ordered & Required, for to take the plts demands in Consideration, and to returne their answer Concerning the same, att Next Court day.

Joseph Butler, Plt: v/s Jno: Kingdom, deft: The plt: Declareth that the deft: is Indebted unto him, by Bill the summe of fl. 309: Seawant or duffles at Seawant prise in New York, for Wth debt this plt: Craues Judgement agth the deft: Wth Cost. The defendant remaining defaut the third Court day, The Worshipp!! Court haveing Viewed & Examined the standard Bill and obligate of the deft: amounting to the summe of f. 309. Seawant as aforest did decree & order that Judgement should be entred against the deft: for the paiment of the standard Debt together with Cost of Suit.

Dirck Claesen Pottebacker, pt, agst Teunis Tomissen, mason, def. Plt. demands payment of the sum of fl. 39. zeawant, being wages as hodman earned by deft order. Deft wife appearing says, that it must be paid by Abram Carmer as said Carmer agreed for the attendance of the masons in said work and through his neglect the pt was employed. The W: Court having heard parties it was decreed, that the deft must pay his hodman and therefore the deft is ordered to pay the st sum of fl. 39 with costs.

In the matter in question between Willem Hofmeyer and his wife, the W. Court decree and order, that the abovenamed Willem Hoffmeyer shall take with him and maintain the three oldest, and his wife the three youngest children, procreated between them. What relates to the house in the Graft, the W: Court order, that it shall be publicly sold and the net half of the proceeds thereof be received by the abovenamed Hofmeyer's wife for the support of the youngest children, and the other half of the proceeds shall be received by the abovenamed Hofmeyer in payment of the debts amounting to about the sum of 500 gl. zewant according to his rendering.

The Court having read and considered the complaint of Cornelis Barentsen, Grain Measurer, against Jan van Gelder, and having heard, what the afores'd van Gelder alleges in his defense; It is by the W.



Court decreed and ordered, that the aforenamed van Gelder shall pay to the abovenamed Cornelis Barentsen the half of all the fees for measuring having been earned by him, as he is not sworn in to this date; and it is further ordered, that the abovenamed Cornelis Barentsen shall in future be preferred in the measuring, so that van Gelder shall not have power to measure, unless the old Measurer shall be absent at work elsewhere or when more than one parcel of grain must be measured at the same time, when the above named van Gelder shall be at liberty to measure; provided he shall have previously taken the oath of fidelity.

Ambrosius De Weerhem, plt: v/s Herry Hedger, deft: The Plt: declareth that he lent this deft: three Carpenters plaines, and Desires restitution thereof. The deft: Saith that he paid the plt: for the s^d plaines by the hands of Peter Smith. Uppon hearing of the Debates of both parties, The Court did Decree & order that the deft: should make restitution of the s^d plaines, or otherwise pay for the same, together with Cost of suit except he can make appeare within the space of 14 dayes that he hath paid for the same by the s^d Smit.

Herry Breser, plt: v/s Guilliam d'Honeur, & Marten Hoffman, defts. The plt: declares that the deft^a are Indebted unto him for hire of his Boot fl. 207: Seaw! The defts produce an acc!: whereby there remaineth due to the plt: fl. 78: 12: Wampum w^{ch} they tender in Court. The Worshipp. Court ordered that the monny should remaine in the Custodie of the Sec. Bayard, and do Suspend the Tryal of this Cause until next Court day, when the deft^a are to proeve the Demorrage occasioned by the plt:

Humphry Davenpoort, plt: v/s Jno. Kingdom, deft: The deft atturny Jnº Rider appearing in Court and by Virtue of a Lett of Atturny bearing date the 14th of this Instant, Confessed a Judgement in the behalfe of the sd Kingdom, to the use of the plt: Humphry Davenpoort, for the summe of fourty Seaven pounds & two Shilles to be paid according to his obligation.

Jurian Jansen, Kuyper (cooper), pt, against Warnaer Wessells, def! Plt. complains, that deft. came last Saturday to the pt house wishing to take away a coopers stool, saying it belonged to him, which pt wife having refused, the def! pushed her and treated her badly in her own house. Def! denies having shoved the pt wife and used any force. The W: Court order the pt to prove his statement.

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Warnaer Wessells, plt: v/s Humphry Davenpoort, deft: According to a former order of this Court Jacob teunissen de Looper this day appearing in Court declared uppon Oath, that in Slaughter time last, he being at Worke at the plt house, the plt: ordered him to Draw two Juggs of Rom for Jochem De Shoemaker, in wth this deponant Saith that he fild 16 Canns of rom: wth said rom this deponant at the request of the st Jochem did help the st Joche to Convey it in the house of Jan de Vries, where the st deponant saith that he left the st two Jugs of Rom; and the st Deponant Saith further that the st Jochem paid the plt: for the st Rom by an assignment of Nelson. The deft: alleadgeth that the st Jacob d' Looper is a theefe, and Will proeve the same, and Saith further that the st Testimony for that reason is of no Value. The Worshipp!! Court ordered that the deft: should proeve the theft of the st Looper, and resolved to advise with his honn! the Govern! about this Case.

In the Case of Thomas Lammertsen & Joost Cockuyt plt. ag. the Inhabitants of New harlem Deft. the Worshipp!! Court ordered that the defts: should be summond to appeare by their agents at the next Court day to answer the s. Case.

Mettie Wessells, plt: v/s Abel Hardenbroeck, deft: The plt: Declares that the deft: is Indebted unto him as p! acc! appeares the summe of fl. 122: 18. Seawant for wth she Craues Judgem! ags! the deft: With Cost of Suit. Uppon hearing the debates of both parties the Worshipp! Court did Decree & order that the deft: shall pay the st Debt and Cost deducting only what he shall make appeare, he paid in part thereof.

1670. 10. May. Issued out Execut^a uppon this Judgement.

Mary Steenhaelder, plt: v/s Anthony Loo, deft: the deft: default.

John Wantshair, plt: v/s William Smitton, deft. the deft: default.

Adrian Hegeman, plt: v/s Claes Melissen, deft: the deft: defaut. Att the request of the plt: the Worshipp!! Court ordered, that the attachment by the plt: made uppon the effects of the deft: should stand good until further order.

Isaacq Bedloo, plt: v/s Mary Goosens, Deft: the deft: r. Defaut.

Capt. Thomas De Lavall, plt: v/s John Haytor, Def! the deft r. defaut. The Court ordered that the attachment made by the plt: uppon a hh. of tobacco belonging to the deft: shal stand good until further order.

John Cooly appearing in Court produced a receipt w^{ch} he received since the Last Court day from John de Jardin, Whereby the s^d Jardin acknowledgeth to have received ful Satisfaction by order of Court, for a debt, due unto him, from John Cooly to the summe of nine hundred and eightie pounds of tobacco, as appeares by a bill under the s^d Cooles hand Lying in the hands of Walraven Claerhout; for W^{ch} debt the s^d Walraven on the last Court day, hath obtained Judgem! agst: the s^d Cooley, W^{ch} Judgement the Court ordered to be Void, and the s^d Walraven to pay Cost of Court.

In the Case of Katherina Purchaze plt: & Thomas Walton deft: the Court ordered that the s^d Case should come to triall at the Next Court day, provided the s^d Walton doth pay all the Courts Charges untill the Last Court day.

The Worshipp! Mayor, by Virtue of an order from the Right honn! Govern!, haveing appointed M! Cornelis Van Ruyven, M! Olof Stevensen, M. Johannes de Peister, M. Johannes Van Brugh, & M. Poulus Leendersen Vande griste, to be Commission! for heare & Examin the differances betwixt Nicasius de Sille, & wife, Concerning the Sale of their house, & other things relating to their Estate, and if possible to Endeavour a Composure to be made betwixt them, and in Case of Non Composure, to give their award & Judgement in the st Case in Controversie, as more at Large by the st Commission from M. Mayor doth appeare, bearing date the 12th day of this Instant: Uppon Web the sd Commission: have returned the following award; In pursuance of the commission from the Mayor of this City all possible efforts were made to reconcile Mr. Sille and his wife, but finding affections and inclinations so changed and so many charges of injury, which the one maintains to have suffered from the other, they see no hope of reconciling parties and fear though they should agree to live together as man and wife, (to which Mr. Sille seems more inclined than his wife), that it would not long continue; so therefore it is necessary, in order that the creditors may no longer be withheld from their just claims, to make out forthwith a correct statement and inventory of all the property, real and personal, to pay the debts contracted by the married parties and to divide and share the remainder half and half, as we do not consider it fair, that the one should draw more from the overplus than another; since against what the wife

pretends to have brought in and laid out on the children of M'. Sille (by the first bed) as well in supporting as in marrying off two daughters, may and can be reckoned his salary, which he said he brought in and which exclusive of his perquisites as Fiscal, was fl. 1200. a year in beavers and he received it from the year 1654 to 1664, unless it be agreed to open a certain marriage contract produced by the wife, which may throw more light on the matter, to which (though repeatedly requested by said wife so to do) we could not consent, since the superscription expressly directed, that it should not be opened, until after the death of one of them, and Mr. Sille cannot be counted by me as dead since by the notes kept it appears that Mr. Sille expressly declares he will not break the marriage etz. Done New York ady 23^d Mch 1648.

Was Signed, Corn! van Ruyven,

O: Stevensen van Cortlant, Johannes de Peister, Johannis V: Brugh.

UnderStood,

I, the undersigned declare that I agree with the above award except only that Mr. Sille cannot be counted dead, which I refer to the judgement of the May! whether Mr. Sille can be considered as dead or not.

(Was Signed) P. Leendersen vande Grift.

Aprill the 2^d 1670. M' John Laurence Ald'man, Nicolaes Bayard Sec. & Thomas Tiddeman being authorized by order of the Govern' to Examin how the Child of George Cobbet aged about 1½ yeares was come to be drounded, brought in for report that uppon Examing of all the Wittnesses they found that the s^d Child was fallen in a Tobb therein was about two Inches water, wherein the Child was Smuthered, and soo come to death, Wth his honn. Ordered to be entred uppon Record.

Orders & Instructions for M. Johannes dePeister, Isaacq Greveraet, Coeuraet ten Eyck, & Hendrick Willemsen Backer, Ouerzeers appointed for the Laying out and Paveing of the Streetes.

Imprimis: The s^d Overzeers are hereby required to order that the Streetes W^{ch} are to be paved be laid out as level and even as possible may be, according to the Convenience of the Streets.

2^{ndly} That the passage be Raised about one foot higher then the



Middle of the Streete to the end the water may take its Course from the passages towards the Middle of the Streets aforesaid.

3^{rdy} And in Case the Neighbours are Inclined to wards the paveing of the Whole Streetes, they have Liberty soo to doo, provided that all the Neighbours do Jointly agree about the same.

And all persons Concerned are hereby required & Strictly Charged to obey the orders of the s^d Ouerzeers, according to the Tennour of the act publisht; Given under my hand In New York this 2^d of April A° 1670.

Signed. Corn: Steenwyck Mayor.

Att a Mayers Court held at New Yorck Aprill the 12th 1670. Present M! Cornelis Steenwyck, Mayor; M! Thomas de Lavall, M! Mathias Nicolls, M! John Laurence, M! Cornelis Van Ruyven, Aldermen.

M! Cornelis Steenwyck, plt: v/s Anna Hall, deft: The Indifferent persons on the Last Court day appointed for to State the accounts betwixt the Plt: & y. deft: on this day makeing their report: Viz: that the deft: Anna Hall remained Indebted unto M! Cornelis Steenwyck; uppon ballance of the morgages & all other accounts past betwixt the plt: & deft: in the summe of one thousand foure hundred and Seaven gild. 18 steivers to be paid in Wampum in Spetie, and One thousand eight hundred and fourtie five gild. & 51 st. in good pay, to be paid in Tobacco at the rate of foure stivers p! pound, provided no Intrest or dammage be allowed to the plt: for the non-paiment of the s. debt, at the time prefixt. Whereupon the Worshipp. Court ordered that Judgement should be entred accordingly and ordered the deft: to make paiment of the s. two summes according to the Tennour of the s. Report; Without any diminution of the Dukes Interest to the deft. Estate according to the Govern. order bearing date the 6th day of decemb! last past.

M! Nicolaes De Meyer, Plt: v/s Anna Hall, deft. The persons on the last Court day recommended to Examin the Plt! demands, whether the same doth agree with the defts, Late husbands Bookes do returne for answer that they can give no positive Report in the st Case before M! Meyer returns from Boston, untill Wt time this Case is suspended.

Herry Breser, plt: v/s Guilliam d'honeur & Marten Hoffman, deft: Uppon the deft! Complaint, that they had no due Warning of the Court day, to the end they could gett their Wittnesses Summond, desiring time till the next Court day for to proeve that the demorrage was occasioned by the plt: or by want of sufficient proefe they would pay the whole debt, according to the plt. demands, Whereuppon the Court allowed the deft. time till the next Court day to proeve the same.

Juriaen Janz Koup!, plt: v/s Warnaer Wessells, Def! in an act. of Slander. The Court ordered that the plt: should put in a declaration in Writing, and the deft: to take out a Coppy thereof, and returne his answer at the next Court day.

Warnaer Wessels, plt: v/s Humphry davenpoort, deft: Itt is this day Ordered by the Worhsipp!! Cr. that this Case should be referred to Some Indifferent persons, and to that purpose do appoint M. Thomas Louelace, M. Johannes Van Brugh, M. Johannes de Peister & M. Gerrit Van Tright, for to heare & Examin the s. Case in Controversie and to endeavour a Composure & determ. betwixt both parties, and to make a Returne thereof at the next ensuing Courd day.

Cornelis Clopper, Smith, plt: v/s John Cooley, deft: The Worshipp!! Court do recommend to M! Mayor besides two of the Aldermen, for to take a View of the ground in Controversie, and to endeavour a Composure betwixt both parties, and to make a returne thereof at the next Court day.

Tho: Lammertsen & Joost Cockuyt, plt: v/s the Inhabitants of N: harlem, defts: the deft* defaut.

Mary Steenhaelder, plt: v/s Anthony Loo, deft the deft defaut.

John Wantshair, plt: v/s W. Smitton, deft: Suspended till next Court day.

Katherina purchaze, plt: v/s Tho Walton, deft: Itt is this day ordered that this Case shall come to Tryal at the next Court day, Without any further delay.

Warnaer Wessels, plt. v/s Barent Coers, deft. suspended till next Court.

Warnaer Wessells, plt: v/s Fredrick arentsen torner, deft: The Worshipp! Court do recommend to M! Mayor besides two of the Ald'men for to take a View of the ground in Controversie and to endeavour a Composure & final determination betwixt both parties, and to make a Returne thereof at the next Court day.

Jannetie de Witt, plt: v/s frederick gysbetsen Vanden Bergh, deft: the deft: 1 defaut.



1670]

Philip Johns agent of Edmond gibbons, plt: v/s Jno: Thomas, deft: The Court ordered that the deft: should take out a Coppy of the plt! Declaration and returne his answer to the Same at the next Court day.

Uppon the Petition of the Widdow and heirs of Jacob Van Couwenhoven deceased, requesting Letters of Administration for the Estate of the sd Couwenhoven, The Worshipp. Court have thought fit to Nominate Constitute & appoint and by these presents do Nominate Constitute & appoint M. Johannes Van Brugh, M. Poulus Leendersen Vande grift, & M. Isaacq Greveraet to be Curat of the Estate of the sd Couwenhoven, Giveing & graunting unto them full pouwer & authority to receive & pay all such debts as are Justly due to, and from, the sd Estate, as alsoo to give & take releases—acquittances & other Discharges, and to do & performe all such thing & things as may be for the best advantage of the sd Estate; And further to take an Exact Inventory of all the goods & Chattles Moevable & Immovable Hereditements, Bills, Bonds, & all other booke debts, that are properly belonging & due to the said Estate, they bringing the same under their hands in the office of this Citty, New Yorke.

Maddelina van Couwenhoven, widow of Jacob van Couwenhoven decd requesting by petition, that the W: Court may be pleased to appoint some persons as guardians of sd widow, the W: Court elected Sieurs Johannes de Peister and Thimotheus Gabrie, who are hereby required and requested to assist the petitioner and to be aiding her in some occurring circumstances.

Uppon the Petition of William Wells requesting that he the sd Wells might be admitted to be one of the Poorters for Carrying of Corne plancx etz: alleadging that Rodger Purchaze one of the sd poorters, desires To be Dismist; Whereuppon the Worshipp!! Court on this day made Choise of the sd W. Wells to be one of the poorters of this Citty for Carreing of Corne planckes & Salt vtz: he behaving himself according to his oath Civilly & faithfully in his said office and to performe all Such orders & Instructions as he shall receive from this Court.

The Vendu Master Nicolaes Bayard making Complaint to the Court that on the 10th day of feb last past, he exposed to Sale at a Publicq outcry, by order and for the account of the Heirs of Anna Bogardus deceased A parcel of Land & Meddow Lying on the north side of Mespats Kills Commonly Called *Dom! hoeck*, and made Sale thereof unto John Sharp for the summe of f. 7950. payable as by the Conditions doth appeare: W^{ch} Bargaine and Sale the s^d Sharp now refuseth to performe or fulfil according to the tennour of the s^d Conditions, Wherefore the s^d Vendu Master in the behalfe of the s^d heirs prayeth this Worshipp!! Court to order the said Sharp for to performe the Conditions of the s^d Sale, or in Case of further delay, that the Land be put to a New Sale, and the losse be made good by the s^d Sharp according to the Tennour of the s^d Conditions. John Sharp being present in Court replyeth if the owners can deliver him a good Title to the s^d Land, it may be that their monney shal be reddy. The Worshipp!! Court made no order hereuppon but only ordered that the abovestanding Comp!! should be entred.

April the 14th: hath William Wells done the Oath before M. Mayor, to be true & faithful in the office of Poorter of Corne plancx & Salt etz:—

A? 1670: 7 May. Jean de Maree is elected by the H! Mayor Constable of the Towne of Haerlem for the current year in place of the late Constable Jacques Croisson who is gone to reside out of the said Towne.

Att a Mayors Court held at New Yorck the 10th of may A.º 1670. Present M. Cornelis Steenwyck, Mayor; Capt. Thomas de Laval, M. Matth: Nicolls, M. Cornelis Van Ruyven, Aldermen.

M! Nicolaes de Meyer, plt: v/s Anna, relict of Thomas hall, deft. The Court Ordered that the hearing of this Cause should be Suspended Withal untill the plt! personal returne from Boston.

Herry Breser, plt: v/s Guilliam d'honeur & Martin hofman, deft. In an act. of debt to ye sum of f. 207 in Seawant. Uppon hearing of the debates of both parties, the Worshipp. Court did decree & order that the deft should pay the sd debt of f. 207: deducting for goods paid to the plt:, as alsoo for 3 dayes demorrage we was occasioned by the plt: in all the Summe of foure score and eight gild & eighteen stivers and the Courts Charges to be paid the § thereof by the plt: & the § by the deft.

Issued out Execution the 2^d octob! 1670.

Philip Johns assigne of Edmond Gibbons, plt: v/s Jnº Thomas, deft: The Plt: in the behalfe of his assignee demands of the deft: a mare in quality according to Covenant to be delivered to this plt: here at New Yorck according to the defts owne promise, for W. the plt: Craves



Judgement of this Court, with Cost of Suit. The Worshipp!! Court uppon hearing of both prties Did Decree that the deft: John Thomas shall make paiment of the sd Mare in quality according to Contract, to the plt: here at New Yorke Within the space of Six Weekes next ensuing the date hereof, and he the deft: to pay Cost of Suit.

1672. 28th of octob! the Execution Issued out.

Abram de Lanoy, ptlf. v/s Barent Coersen, deft. Pltf says, he hired from the deft the deft's dwelling house, which lease according to contract commences on the first inst., but to this day the deft. refuses to vacate the house. He demands therefore, that deft. may be condemned to vacate the aforesaid house forthwith and to pay all the costs and damages suffered by pltf. through reason thereof. The deft. answers, he was never unwilling to vacate the abovementioned house for the pltf.. but says, it was impossible for him so to do, partly on account of his wife lying in and partly because on account of the suit between Cornelis · Clopper and John Cooly he cannot get his other house, which he bought from the above Clopper. He requests some time, until his wife shall leave her lying in bed; offering meanwhile his willingness to hire a house for the pltf. The W: Court having heard parties, condemn deft. to vacate said house for the pltf., as soon as the defts. wife shall have been four weeks brought to bed; provided he makes a pro rata deduction of the time of the lease; the deft. to pay costs incurred herein.

Mary Steenhaelders, plt: v/s Anthony Loo, deft. Suspended by ord! of Court.

John Wantshair, plt. v/s William Smitton, deft: The Worshipp. Court ordered that this Case should be Suspended Withal untill next Court day, he the deft: being expected to be here in owne person agethat time.

Warnaer Wessells, Constable, Complt: v/s Jan Vincent & Harmanus Koninck, deft: The Complt: declareth that the deft. have refused to obey this Complt. Lawful order for to aid & assist this Compl! in his sd office in bringing a drunken Indian to the Statehouse. The Worshipp!! Court uppon hearing of both parties, did decree & order that the deft should pay each a fine of six gild! Seawant the one halfe to the use of the poore, & the other halfe to the use of the Church, and to pay Cost of Court.

Warnaer Wessells, pltf. v/s Fredrick Arentsen, def^t The Mayor and M! van Ruyven rendering this day their advise, pursuant to the order of the W: Court, dated 12th April last, in the matter in question arising between parties relative to the south-line between the pltfs. and defts house and lots; the W: Court decrees and orders, that the ground in question shall be carefully measured by the Surveyor Jacques Corteljou in the presence of the Mayor, which survey shall be an absolute boundary and decision between parties. And further they condemn deft. in a fine of twenty guilders, one half for the profit of the Poor and the other half for the Church, because deft. has forcibly thrown down the fence between plt and his lot; and finally the deft. is to pay the costs incurred herein.

Warnaer Wessells, plt: v/s Humphry davenpoort, deft. The arbitrators appointed by this Court this day omitting to bring in their report, Itt Was ordered that this Case should be Suspended till next Court day.

Jannetie de Witt, plt: v/s fredrick Gysbers, deft: the deft: 2 defaut.

Juriaen Jansen, plt: v/s Warnaer Wessells, deft: In an action of assault & Batterie. Uppon hearing of both parties & their Witnesses,
The Worshipp!! Court did decree & order that the deft: should pay a fine of twelve gild! the one halfe to the use of the Poore and the other halfe to the use of the Church & to pay Cost of Suit.

Johannes Witthart, plt: v/s Mary Matthewes, deft: the deft: 1: defaut.

Thomas francen, plt: v/s Lourens Jansen Smit, deft: both parties defaut. The Worshipp!! Court ordered that a Non Suit should be entred ag* the plt: and the plt: to pay Cost.

Warnaer Wessels, plt: v/s Stoffel Van Laer, deft: the deft: r defaut Cornelis Clopp!, plt: v/s Jnº Cooly, deft: The Worshipp! Mayor, & M! Cornelis Van Ruyven this day bringing their report, that uppon Survey of the Ground in Controversie they do find in Case the accustomable drop of [?] Inches be left at the Westside of the deft! house, that then the passage betwixt the plt: & deft! house is Common betwixt both parties, which Likewise for Several Yeares Standing hath bene Possessed in Common betwixt them. Whereuppon the Worshipp! Court ordered that Judgement should be Entred according to report and the Court Charges to be paid Equally betwixt both parties.

The W: Court of the Town of N. Haerlem are authorized by the W.

1670]

Mayor to appoint some persons as curators of the estate left by Kier Wolters decd., late inhabitant of the Town of Fordham. Ady 16 May. 1670.

This day 16th May 1670. The following order is sent to the Fire Wardens of this City by order of the Mayo! The Firewardens of this City are hereby required and ordered to cause all the fire buckets heretofore provided for the City to be brought to the City Hall and to deliver in at the next Court day a pertinent list of all the fire apparatus remaining in their charge and hands.

Whereas the Overseers of the Streets of this City of N. Yorck have informed me, that in the laying out of the streets they require a person, who understands the Work, requesting that for this purpose one of the carpenters of this City may be associated with them, I have therefore thought fit to add to the previous number and to select Abram Jansen Master Carpenter of this City, who is hereby authorized to take care, along with the remaining Overseers, that the streets may be laid out and opened according to the previous order of the W: Mayors Court of this City. Done New York Ady 18. May 1670.

Honourable, Faithful,

On the 16th instant you are authorized to select some persons as curators of the estate left by the late Kier Woltersen: I have since received information, that Michiel Bastiensen residing at Fordham is reasonably conversant with the estate of the decd I have therefore thought fit to recommend the abovenamed Michiel Bastiaensen to your Honors, the rather that he resides at the place, where the above Kier Woltersen died and the greater portion of his effects remain; Wherewith ending this, I remain after salutation, Your Worships friend,

By order of the Mayor of the City of New Yorck, N: Bayard, Sec. New Yorck 19 May A.º 1670.

The Superscription (Was Signed) To the W: Court of the Town N. Haerlem.

Att a May. Court held at New Yorcke this 7th of June A. 1670. Present M. Cornelis Steenwyck, Mayor; M. Thomas de Lavall, M. Matthias Nicolls, M. John Lawrence, M. Cornelis Van Ruyven, M. Nicolaes de Meyer, Aldemen.

Nicolaes de Meyer, Plt: v/s Anna Hall, deft: the Court ordered to suspend this Case untill the persons appointed ouer this Case do bring in their report.

John Wanstshair, Plt: v/s William Smitton, deft. The Court ordered that this Case should be suspended withall until Next Court day.

Jannetie de Witt, Plt: v/s fredrick gysbersen, dest. The Court ordered that the dest: should take out a Coppy of the plt' declaration, and to bring in his answer to the same at the next Court day.

Warnaer Wessels, plt: v/s Stoffel Van Laer, deft. the deft: 2^d defaut. John Cooley, Plt: v/s Thomas Wandel, deft: The Worshipp!! Court Resolved to take a View of the Ground in Controversie, before they proceed any further in this Case.

Jacob Milborn, Plt: v/s Pieter Smith & Albert Bos, deft! The plt: desired a suspence of this Case untill the Deft: be here himselfe from dellowarre; W^{ch} by the Court is allowed.

Mary Mattheus, Plt: v/s Jurian Jansen Cooper, deft: the deft: 1th defaut.

Mary Matthewes, Plt: v/s Wessel Rutgers, deft: the deft: 1 defaut. Harmtie Jansen, Plt: v/s Jurian Jansen Cooper, deft: the deft. 1 defaut.

Warnaer Wessells, Plt: v/s Jurian Jansen Cooper, deft: the deft: 1 defaut.

Henry Obe, Plt: v/s Thomas Koninck, deft. the deft: 1 defaut.

Isaacq Van Vleeck, plt: v/s Henry Obe, deft: The Court ordered that the deft: should take out a Coppy of the plt declaration and return his answer at the next Court day.

Pieter Nys, Plt: v/s Abel Hardenbroeck, deft. The Plt: Remaining defaut, the Court ordered that a Non Suite shall be entred agst the plt: and he to pay Cost of Suite.

Abel Hardenbroeck, plt: v/s Pieter Nys, deft: In an act: of debt to the summe of f. 560. the deft: I defaut.

Thomas Sprey, Plt: v/s Evert duyckinge, deft: The Plt: remaining defaut, the Court ordered that a non suite should be entred ags the plt: & he to pay Cost.

Warnaer Wessells & Hendrick Obe, Curaterors of the Estate of Gerrit Hendrix, deceased, Plt. v/s Poulus Vander, Beeck, deft: The Plt^a declare that the deft: is Indebted unto the s.^d Estate the Summe of fl. 537: 15 payable in New Yorck, with Seawant or the Vallue in Corne or Cattle at the apprizement of two Indifferant persons, for W.^{ch} said debt the Plt^a Crave Judgem!: against the said deft: W.^{ch} Cost of Suit. The deft: answers that he hath paid in part of the s.^d debt fl. 105. and is Willing to pay the rest, if the Plt: Will come and see at his howse on Longe [Island] What Cattle they do Like of. The Worshipp.^{ll} Court ordered that the deft: should pay the s.^d debt of f. 537: 15 according to the Tenure of his obligation, here at New Yorck, within the space of 14 dayes next following, deducting What he shall make appeare he paid in part thereof, and the deft. to pay Cost of Suit.

Whereas there is an action depending in Court betwixt Warnaer Wessels plt:, and Humphry dampoort deft:, the w^{ch} was referred to the consideration of M. Thomas Lovelace, M. Johannis Van Brugh, M. Johannis de peister and M. Gerrit Van Tricht, for to endeavour a Composure and finall determination betwixt them, as more at Large by the order of Court bearing date the 12th of Aprill last past doth and may appeare; Whereuppon the Worshipp. Court this day recommended, the s^d persons to bring in their report Concerns the s^d Case, at or before tuesday next ensuing.

Mary dopsen, plt: v/s Elinor wife of Roger Lambert, deft. In an act: of disfamth The plt: Complains and proeves by Wittnesses that the deft: hath several times abused this plt:, by scurrulous Language, and filthy names threatening this plt: to have her hearts blood; insomuch that she goeth in verry great danger of hur life. Uppon hearing of both parties, The Worshipp¹¹ Court did decree and order, that the deft: should give in good Security for hur good behavior, before the Next Court day or otherwise to depart the place and to pay Cost.

The Court having read and considered the petition of Resolveert Waldron, Lubbert Gerritsen, Dirck Siecken and Jan Cornelissen, agents of the housekeepers and farmers dwelling on this island, regarding the marks of all the horses and cattle, decree as follows:—Previous to the final disposition hereof, the W: Court thinks fit and orders, that the petitioners shall on the Next Court day personally appear to demonstrate to the W: Court, in case the marking should be voluntaryly made by the petitioners, without receiving any pay therefor, from what should then be

defrayed the costs already incurred, such as marking irons etc., also by whom the register shall be kept according to the Placard, and from what the same shall be paid. Ady as above.

Att a May." Court held at New Yorke this 21st of June A.º 1670. Present M. Cornelis Steenwyck, Mayor; Capt. Thomas de Lavall, M. Matthias Nicolls, M. John Laurence, M. Cornelis Van Ruyven, M. Nicolaes de Meyer, Aldermen; Capt. John Manning, Sheriff.

Nicolaes de Meyer, Plt: v/s Anna hall, deft: The Court ordered that this Case should be Suspended untill the award of the persons appointed be brought in Court.

Jan Wantshair, Plt: v/s W. Smitton, deft. The Court ordered that this Case should be Suspended untill next Court day, ag. w. time the deft: is expected to be here himselfe.

Jannetie de Witt, Plt: v/s fredrick gysbersen, deft. The Plt: declares that the deft: is Indebted unto hur, a summe fl. 483: 6: in Seawant for Wine and Rummer glasses heretofore delivered to this deft: for Wch sd summe the plt: Craues Judgemt against the sd deft: with Cost of suit. The defft: Confesses the debt, and saith, that he tendered the pay in Rom & Molasses wch the plt: refused to accept of, But desires time till next Court day for to Satisfy the sd debt. The Worshipp!! Court ordered that the deft. Shall make Paiment of the sd debt of fl. 483: 6: in Seawant, or the Equivalent in goods, except the plt: can make appeare that the debt was Contracted for Seawant only and the deft: to pay Cost:—

Warnaer Wessells, plt: v/s Stoffel Van Laer, deft. Uppon the desire of both parties the Court Suspended this Case till next Court day.

Warnaer Wessells, plt: v/s Humphry Davenpoort, deft: Uppon Complaint made in Court, that the deft: doth refuse to attend the arbitration by this Court appointed, The Worshipp!! Court did this day order that a Jury should be Impannelled to trye this Cause at the next Court day, and ordered both parties to attend accordingly.

Jacob Milborn, Plt: v/s Pieter Gronendyck & Albert Bos, deft. The plt: delivering in his declaration, Itt Was ordered by the Worshipp. Court that the deft: should take out a Coppy thereof, and returne his answer at the next Court day, When this Case shall be determined by a Court of Jury.

Mary Mattheus, Plt: v/s Jurian Jansen Cooper, deft. the deft: 2: defaut.

Mary Mattheus, Plt: v/s fredrick hendrix, deft: the deft: 1st defaut.

Mary Mattheus, Plt: v/s Wessel Rutgers, deft. the deft: 2st defaut.

Warn! Wessellsen, plt: v/s Jurian de Cooper, deft: Uppon the desire of both parties this Case was by order of Court Suspended till next Court day.

Henry Obe, Plt: v/s Thomas Koninck, deft: the deft: 2: defaut.

Isaacq Van Vleeck, Plt: v/s Henry Obe, deft: The Court ordered that this Case should be Tryed by a Jury at the next ensuing Court day.

Henry Obe, Plt: v/s Isaacq Van Vleeck, deft: The Court ordered that the deft: should take out a Coppy of the plt! declaration, & this Case to come to Tryall by a Jury at the next Court day.

Pieter Smith, Plt: v/s Ambrosius de Weerhem, deft: The plt: not appearing, neither by himselfe nor by his atturny, the Worshipp!! Court ordered that a Non Suite should be entred ag. the plt:, and he to pay Cost.

Abell Hardenbroeck, pltf. v/s Jan Roelofsen, deft. In an action of debt for the sum of fl. 36. seawant. The W: Court having heard parties condemn deft. to pay pltf. the above fl. 36. zeawant, which he acknowledges to owe to the pltf., with costs.

Abell Hardenbroeck, pltf. v/s Thomas Davitsen, deft. Parties agreed. Marten Hoffman, pltf. v/s Jacob Milborn deft. Pltf. demands from deft. fl. 26. sewant, which he promised to pay for Hans Block and fl. 16. more for wheat sold. Deft. admits the debt of fl. 16. and says, he was always ready to pay it, but denies having accepted the fl. 26. The W: Court having heard parties condemn deft. to pay the fl. 16. and dismiss the plft's further demand, until he shall produce due proof in support thereof.

Read and considered in Court the petition presented by the agents of the householders and farmers residing on the Island of Manhatans, requesting in substance: Firstly, as it is ordered that all horses and cattle above one year old be marked, which is not very feasible on such young ones, they therefore request, that the time of one year may be changed and fixed at three years old. Secondly, that they may be released from the fees for branding of horses and cattle, offering to

observe the marks and brands by villages, without receiving any fees therefor: It is apostilled as follows: The petitioners' request is allowed and granted, provided they remain bound (as their agents promise to the Court,) to take care, that the Placard relating to the marking of horses and cattle be duly executed and that the petitioners provide and find a fit person, by whom the register is properly kept, and finally to pay the expenses already incurred in the manufacture of the branding irons &tc.

The Worshipp!! Court haveing taken a View of the Passage & ground in Controversie betwixt the houses and Lotts of John Cooley, and Conelis Clopper, and haveing heard the debates of both parties, It was this day ordered that the sd Passage should remaine in Common betwixt the sd houses; But Concerning the Middle fence betwixt the Lotts of the sd parties, the Court do recommend to the sd parties for to agree about the same mutually betwixt themselves, or otherwise do desire the Worshipp!! Mayor for to Endeavour an Issue & determination betwixt them.

Whereas the Mayor & Aldermen of this Citty Received a Petition from the Elders & deakons of the Dutch Church, wherein they desire that some Care may be taken, for the Supply of this place wth an able Orthodox Minister of Wth they are at present Wholly destitute. Whereuppon they made their addresse unto me by Way of Request, that for the better encouragement of such a person to come out of holland to Reside here I Would Vouchsafe in the behalfe of myselfe & Successors the Govern! of theise his Royall Highnesse Territories to promise That such Minister shall receive a Competent Salary or Allowance for his Exercising the Ministeriall function, They the said Mayor & AldEmen haveing Engaged to Cause the said Salary to be raised or Levyed annually uppon the Inhabitants of the Citty & partes adjacent within their Liberties; uppon the Request & Conditions aforementioned, I do by this Publicq act manifest & declare that whensoverer such a Minister shall come ouer here to this Citty and undertake the Charge aforementioned, I shall take Care that there shall be duely and Justly paid unto the said Minister or his order, the Vallue of one thousand gilders hollands monney each Yeare, and Likewise that he shall have the accommodation of a Convenient dwelling howse, Rent free, Together with his Provision of fire Wood Gratis. Given under my Hand, and Sealed with the Seale of the Province att ffort James in New Yorke this 28th day of June in y? 22th Yeare of his Majesties Raighe Annoq Domini 1670.

(Signed) Francis Louelace.

(In the Margent): Recorded by Order of the Govern! Matthias Nicolls, Sec.

This is a true Coppy whereof the original by the Elders & Deakons of the dutch Church is Sent for Amsterdam in holland. W. I. Attest
N. Bayard, Sec.

Att a Mayors Court held at New Yorke this 12th day of July A. 1670. Present M. Cornelis Steenwyck, May. Capt. Tho: de Lavall, Capt. Matthias Nicolls, M. John Laurence, M. Cornelis Van Ruyven, M. Nicolaes de Meyer, Ald. Men, Capt. John Manning, Sherif.

M! Nicolaes de Meyer, Plt: v/s Anna Hall, deft. Uppon the desire of both parties, The Court Suspended this action till next ensuing Court day.

John Wantshair, Plt: v/s W. Smitton, deft: Uppon the desire of the deft atturny the Court ordered that the Tryal of this Cause should be suspended withall untill next Court day & no Longer.

Warnaer Wessels, pltf. v/s Stoffel van Laer, deft. For difference of a/c. The Worshipp! Court refer parties to the arbitration of Sieur Timotheus Gabrie and Hendrick Obe, who are hereby required and authorized to examine the a/cs on both sides and if possible to reconcile parties; otherwise to report to the Court at the next Court day.

Warn! Wessels, plt: v/s Humphry davenpoort, deft: M! Thomas Lovelace in the behalve of the deft: desiring that the Tryal of this Cause might not be put to a Jury, he the deft: being willing to come To arbitration according to the former referrm! of this Court, only desiring that in the stead of M! Van Tright who is departed some other person might be appointed. Whereuppon the Worshipp! Court made Choice of Poulus Leendersen Vande Grift.

Jacob Milborn, plt: v/s Pieter groenendyck, deft: The Worshipp! Thomas de Lavall Ordered to Suspend this Case untill next Court day, because both parties are upon agreement.

Isaacq Van Vleeck, plt: v/s Hendrick Obe, deft. The Plt: declares that the deft: Contrary to Law & Equity deteines from him the Transport vol. vi-16

and other Assurances of Certaine house, brewhouse & Lott of Ground, by the plt: bought from the deft: uppon two paiments, whereof the first is paid, & the second tendered but by the deft; refused to receive the same. Wherefore the plt; humbly desires that the deft; may be ordered to deliver to this plt: a firme deed of Sale & Transport for the st howse & premises, with Cost of Suit. The deft: replyeth that he by his Contract is bound to give assurance for the sd howse, Brewhouse & premises unto the plt; after the receipt of both payments but not before; and he deft: not as yet being Satisfyed for the one halfe, therefore the deft: prayeth that the plt: may be Condemned to pay treble dammages for his Vexatious Suit, With Cost of Court. The Jury brought in their Verdict and found for the Defendant, that the plt: doe pay unto the deft: tenn ancors & nineteen Canns of Annis-Seed Water, in part of Wth the deft; is to receive the Caske of three ancors formerlie left in the Brewhowse, with Cost of Suit, And that the deft: give to the Plt: a Legall Transport or Bill of Sale for the sd house, Brewhouse & Lott of Ground:—Whereuppon the Worshipp!! Court ordered that Judgement should be entred accordingly, and the plt: to pay Cost:

JURY.

Thimot Gabrie, Tho: gibbs, Jno. Cooley, Jacob Leisler, Isaac Greveraet, Tho: Berryman, Henry Bresier, Lourens d'Baker, Edmond gibbons, Claes Verbraeck, James matthewes, John Cocx.

Hendrick Obe, Plt: v/s Isaacq Van Vlecq, deft: The Plt: declareth that the deft: on the 24th of July last past Contracted with this plt: for a howse brewhouse & Lott of Ground to be paid in two paiments, and whereas the deft: hath not Complyed with his promise in Satisfying neither of the s^d Paiments Wherefore the plt: Conceiveth that the s^d Contract is void and the deft: to pay Cost. The deft: replyeth that he paid the one halfe of the s^d Contract and tendered the remainder part thereof, but was refused by the plt: to receive the same. The Jury Brought in their Verdict and found for the plt: and that the deft: do pay unto the plt: tenne ancors & nineteene Canns of annis Seed Water: With a Caske Cont^g three ancors annis seed Water formerly left in the s^d Brew house With Cost of Suite, and that the Plt: give the deft: a Legall Transport or Bill of Sale of the s^d house Brewhouse & premises. Whereuppon the Worshipp!! Court ordered that Judgement should be entred according to Verdict, and the deft: to pay Cost of Suit.

JURY.

Thimot Gabrie, forem: ut supra.

Mary Matthewes, pltf. v/s Juriaen Jansen, cooper, deft. In an act^a of debt for the sum of fl. 40. Parties being heard by the Worship!! Court the deft. is condemned to pay the demanded forty gilders in zewant within the time of three days with half an anker of rum as per agreement, or otherwise in seawant; with costs.

Guilliam de Honeur, pltf. v/s Pieter Groendyck, deft. Pltf. demands from deft. 53½ beavers, which the deft. promised to pay him, the pltf. on account of Jan van Utreght and for which sum the pltf. has attached here a case of peltries belonging to the deft. He requests to be allowed to take his pay from the attached case. Deft. denies the debt and demands proof; otherwise that the pltfs frivolous demand may be dismissed and he be condemned in the costs. The W: Court having heard parties, order pltfs frivolous demand to be dismissed and therefore a non suite entered against him, until he shall produce better proof: meanwhile the attachment is discharged and pltf. condemned in the costs.

Mary Matthewes, pltf. v/s Wessel Rutgers, deft. In an action of debt to the amount of fl. 44 seaw! Deft. remaining contumax in not appearing on the 3^d Court day, It is ordered by the W: Court that deft. shall pay the demanded debt of fl. 44 to the pltf. with costs.

Mary Mattheus, pit, agst Fredrick Hendricks, deft the deft 2d defaut.

Warnaer Wessels, pltf. v/s Juriaen Jansen, cooper, deft. The W: Court order deft. at next Court day to prove, that M! Poulus has the cooper's adze in question and further to answer the demand made.

Henry Obe, pltf. v/s Thomas Koninck, deft: Parties agreed.

Elsie Trotter, Plt: v/s Simon Robberts, deft. The deft: Craving time to answer to the plt declaration the next Court day W. is allowed by y. C...

Ferdinandus Van Sichelen, plt: v/s Jan Gounenbergh, deft: The Plt: demands from this deft: by assignmt: from Joncker Voz 10 ancors rom. The Deft: replyeth that the s^d Voz uppon this defts departure for the West Indies, Intrusted this deft: with two horses (w^{ch} are Lost by the Way) and some other goods as p! Inventory, and ordered the deft: make Sale thereof & returne the product thereof unto Simon Jansen Romeyn. The Court ordered the deft: to deliver the s^d Inventorie up in Court.

Jacques Cousseau, Plt: v/s John Cooke & Lourens Vander Speigel, deft. The plt: declares that the deft: John Cooke Lately deceased at Barbados, is Indebted unto him for passage of himselfe & Sweed Servant from this port to Neeives in the summe of Sixty gild. Silver; for W. debt this plt: hath attached several of the effects of the s. Kooke now in the hands of the deft: Lourens vander Spiegel, and humbly Craves Judgement ag. the same for the Satisfying of the s. debt: W. Cost of Suit. The deft: Lourens Vander Spiegel desires time to write to the deft. agent at Barbados Whether the debt be not paid there. The Worshipp! Court uppon hearing of both parties did decree & order that the deft: Lourens Vander Speigel should pay and Satisfy to this plt: out of the effects of the deft: John Cooke the s. summe of Sixty gild. in Silver, or else in Wampum at the rate of foure for one, And to pay Cost of Court.

John Gowenbergh, Plt: v/s Lourens Vand' Spiegel, deft. both default. Egbert Myndersen, Plt: v/s W. Smitt, deft. Uppon the desire of the plt: this Case suspended withall till next Court day.

Nickolas Shappleigh, plt: v/s Robbert Rich and W. Shackerly M. of the Shipp Adventure, deft: The Court refferred to M. Johannes Van Brugh, M. Johannes de Peister, M. William derval, & M. Jacques Cousseau, to View & Examin the Papers produced by the Plts' atturny, and to bring in their report, whether the bill of Exchange was protested Legally or not; W. being done; the Court ordered that this Case should be Tryed at a Speciall Court to be held to morrow in the afternoon.

Pieter Hern, Plt. v/s Albert Bos, deft. The Plt: Complains that the deft: out of malice hath broken & beaten to pieces a marking Yron of the plt: W^{ch} this plt: brought to this deft: to be mended. Uppon hearing of both parties the Court ordered that in Case the Plt: will have his marking yron mended, the deft: is to do the same for the price agreed uppon, and the deft: to pay Cost.

Warnaer Wessels, plt: v/s Reynier Gaukes, deft. Uppon the desire of the deft: Itt was this day ordered that the plt: should deliver a Coppy of his acct: to this deft: and the deft: to answer the same at the next Court.

Jonathan Silck, Plt. v/s Ariaen Van Laer, deft: The Court ordered the deft: to take out a Coppy of the Plt declaration, and to make his answer to the same at the next Court day.

Warnaer Wessels, plt: v/s Andries de Noorman, deft: the deft: r. default.

ffredrick Gysbersen, plt: v/s John garland, deft: the deft: 1. default.

Richard Lord, Plt: v/s Govert Loocqermans, deft. the deft: r defaut.

Aernout Webber, Plt: v/s Lysbet Tyssen, deft: the deft: I defaut. Nicolaes Bayard, plt: v/s Ino. Willson, deft. the deft: I defaut.

The Overseers of Roads and Fences, plin, agst. Bastiaen Elessen, Jan Kyckuyt, Gerret Hendricx and Augustyn the negro, defendts. The Overseers complain, that the define have failed to maintain their quota of the common Strand fence, whereby great damage is done daily to the grain and they demand that the defts may be ordered to make up the same and to pay the loss and fine, pursuant to the instructions granted to pltffs. Defts answer, that no notice was given them, that the fence was down and say, that the cattle swim around the fence at high water. The W: Court having heard parties, refer the matter to Jan Cornelissen and Arent Leendersen, who are hereby authorized with the Overseers to hear the case in question debated and if possible to decide it or otherwise to report at the next Court day.

On petition of M; Petrus Stuyvesant complaining in substance, that he is abridged in the execution of some of his lands from the public fence. It is apostilled: Copy hereof to be furnished to the Overseers to answer thereunto at the next Court day.

Stoffel van Laer, P!t agst Ariaen van Laer, def: P!t demands from deft, according to account, fl. 300, seawant; And whereas he, p!t, cannot agree, in a friendly manner with the deft in the use and partnership of the tanmill, he therefore requests, that the W: Court would be pleased to order a separation of the aforesaid partnership and that one of them shall retire, on receiving the value thereof. The defendt delivering in an offset account, answers and says—he persists in the last contract made and executed before the Notary Willem Bogardus and witnesses; demanding,

* Bastian Ellisen's farm laid W. of the Bowery Road, now Fourth Ave., betw. 10th and 14th Streets. Annexed to the farm was a piece of salt meadow on the Hudson River. It appears from this case, that the farmers were obliged at this early period to maintain a common fence along the shore of said river.—O'C.

that the pit may be ordered punctually to observe and fulfill the same. The W: Court having heard parties and the papers produced being examined, parties are ordered punctually to observe the abovementioned contract entered into between them and to give each other the benefit of the tan-mill and according to the aforesaid contract to use it peaceably. Further parties can sell their shares in said mill or reserve them according to their good pleasure. What relates to the difference in the item of a/c the same is referred by the W Court to the arbitration of Sieur Johannes dePeister, Jacob Leiseler and Isaack Greveraat to reconcile parties if possible, otherwise to report to the W Court.

Cornelis Clopper this day Presenting to the Worshipp!! Court the severall Testimonies of M! Jacob Varrevanger, Adolph Pietersen, Abram Martensen, hans Dreper, & hellegont Joris, all being Old Standers of this Place, who all do declare that the Middle fence betwixt the two lotts of John Cooley & Cornelius Clopper since Severall Yeares past hath bene made & sett up at or about the Middle of the Passage. Whereuppon the Worshipp!! Court Ordered that the sd Middle of the Passage should be the Partition betwixt the said two Lotts. Wherewith both parties are to be satisfyed W!hout troubling this Court any More in this Buissenesse.

Att a Speciall Court held at New Yorcke this 13th of July A.º 1670.

Present M. Mayor Cornelis Steenwyck; M. Tho: deLavall, M. John
Laurence, M. Cornelis VanRuyven, M. Nicolaes de Meyer, Ald'men.

Nickolas Shappleigh by his atturny Capt. Matthias Nicolls pl!: Robbert Rich Merch! at Barbados, William Shackerly M! of the Shipp the Adventure or any other that Will appeare in the behalfe of the sd Robbert Rich, def!: The Plt: declared that in the month of Septemb! last, this deft: Consigned his Shipp the Adventure to this pl!: at Piscataque, with a small Cargo to be disposed of towards the repairing of the said Shipp, and to remitt the ouerplus unto him at her returne, with further order to draw Bills of Exchange uppon him for the Surplus of hur full Loading. Whereuppon the def!: became Indebted unto this pl!: for monney laid out towards the repairing of the said Shipp in the summe of £144: 13: 5\frac{1}{2}\$ as p! account appeares: one hundred and twelve pound of Wch said summe the Mast! of the sd Shipp Gerard Marshart and this pl!: passed their Bills of Exchange on the deft: payable unto Peter Coffin in money or Sugar at

Barbados and ordered the remainder part of the account being £32: 13: 51 to be remitted to this plt; by the returne of the sd Shipp or any other opportunity: But the said bill of exchange being tendered to the def: instead of excepting thereof, he suffered the said bill to be protested weh is come back againe uppon this Pit who is now Lyable to satisfy the same together with 25 p. Cto dammage according to Custome; Whereuppon the Pit for the recovery of his Just debt, hath caused an attachment to be laid, uppon the said Shipp The Adventure now Riding at Ancor in this harbour, uppon whose accompt and in reparation of which the s.d Monney was laid out, and Craves that he may have Condemnation ag# the Sd Shipp for the Sd debt of £144: 13: 51 wth the Allowance of 25 p! Cto uppon the Bill of Exchange, and such other dammages as this Court shall Judge reasonable, wth Cost of Suite. The Case being referred to a Jury of Merchants who brought in their Verdict viz! Wee find for the Pit and find the Shipp Adventure now Riding at Ancor in this harbour to be the Shipp which was Consigned to Piscataque in Decemb! last, from Robbert Rich to Mayor Shappleigh, and that the Bill of Exchange returned & protested from the Barbados is to be made good by the S. Shipp with Cost of Suite. Whereuppon the Worshipp. Court ordered that Judgement should be entered against the deft for the Paiment of the S. Bill of Exchange according to Verdict; as also for the remainder part of the acc' being £32. 13: $5\frac{1}{4}$ and Cost of Suite; with this Provisoe that the S. Well. Shackerley present Master of the S. Shipp, Adventure, or any other person in the behalf of the St Robbert Rich shall give in Security for the paiment of the sd debt, within the space of 6. Monthes next Ensuing the date hereof, except they can make it appeare within the sd time of 6 Monthes that the sd debt is satisfyed at Barbados or elsewhere, or that the s^d Shipp nor any part thereof at this present time doth not properly belong to the S. Robbert Rich.

JURY.

Tho: Louelace, foreman; Johannes De Peister, Jacques Cousseau, William Derval, Humphry Warren, Jeronimus Ebbing, Francis Rombouts, Francis Boon, John Moll, Gillyn Verplanck, Edmond Gibbons, Jacob Leiseler.

On this day the 14th of July received from the Worshipp! Mayor the presentment of Willem Beeckman, Schout at Esopus, who declared that

one the 21th of June last past, the Boddy of Walraven Claerhout (who being fallen overboard from Claes Lock's Sloop at her last going up and drounded) was brought up at Esopus and by him Visited, but found no Wound or bruise on the s^d Boddy.

Att a Mayors Court held In New York this 23th of August A.º 1670. Present M. Cornelis Steenwyck, Mayor; Capt. Thomas De Laval, Capt. Matthias Nicolls, M. John Lawrence, M. Cornelis Van Ruyven, M. Nicolaes de meyer, Alderm: Capt. John Manning, Sherif.

M! Nicolaes de Meyer, Plt: v/s Anna hall, deft. The Court ordered that this Case should be Suspended withall untill the next Court day, and do recommend unto M! Johannes Van Brugh & M! Poulus Leendersen Van de grift to Compare the Plt! acc! with the Bookes of the Deft:, and to make a returne thereof at the next Court day.

Ferdinandus van Sichelen, pltf. v/s Jan Gouwenburgh, deft. Pltf. demands from deft., in virtue of a conveyance executed by Joncker Vos in pltf's favour, dated 28 April last, ten anchors of rum, being for divers goods delivered by the abovenamed Vos to the deft., according to inventory dated 20 January past, to be traded off in the Caribbee Islands to his greatest advantage. The deft. acknowledges to have received the goods from the abovenamed Vos on the aforesaid condition, but says that the abovenamed Vos had made over the proceeds of said goods to Symon Jans Romeyn; and whereas he could not dispose of the goods, but was obliged to bring them back, the deft. maintains, that the said goods ought not be delivered to the pltf., but to the abovenamed Romeyn. The W: Court having heard the debates of parties and the produced document being examined and looked into, their W: decree and order, that the deft, shall deliver over all the aforesaid goods according to inventory into the hands of the Vendu Mast! of this City to be sold by him at public auction, which being done they order the nett proceeds thereof to be paid to the pltf. up to the aforesaid sum or quantity of ten anchors of rum, and no more in case the above goods may happen to fetch more.

John Wantshair, Plt: v/s William Smytton, deft: The Plt: declareth that in the month of March 1669: he Sold unto one Richard Keane in MariLand a Parcel of planckes and Bread for the summe of one thousand three hundred and Sixty foure pounds of tobacco; for the true Payment



of Which summe, he the deft: gave his Bill under his hand that if the s^d Tobacco Where not Paid, he the deft: would pay it himselfe; And this Plt: haveing made a Voyage expressely to Maryland afores^d to receive his said tobacco from the s^d Keane. But uppon demanding of it he the s^d Keane replyed that this deft: M. Singlton must pay it; By W. Voyage & the Losse of the time and freight the Plt: Saith to be damnified the summe of 5 lb Sterlings, Whereuppon the Plt: Commenced this his Suit, and Prayed Judgement accordingly. Uppon hearing of both Parties, & Examining of the papers produced in Court; The Worshipp. Court Ordered that Judgement should be entred against the deft: for the principall debt of 1364 lb of tobacco & Caske, to be paid here at New Yorck, to the true Vallue of soo much tobacco in Maryland together W. Cost of Suit.

Elsie Trotter, Plt: v/s Simon Robberts, dest. The Court ordered this Case should be Suspended Withal till the next Court day.

Warnaer Wessels, Plt: v/s Stoffel Van Laer, deft. The Court ordered a Suspence in this Case till next Court day.

Jan Gowenbergh, Plt: v/s Lourens Vander Spiegel, deft. The Plt: declares that one M! Cooke deceased is Indebted unto him for Several goods delivered him at Neuis, as by his ac! may appeare, and Whereas the deft: hath some goods received from the s.d Cooke, this plt: prayeth that the s.d goods may be Condemned towards the Satisfying of his Just debt, together With Cost of Suit. Uppon hearing of both Parties, and examing of the Lett! W.h the s.d Cooke wrote from Barbados to Newes in W.h he Confessed to be in the plt! debt & promised to make him payment uppon his arrival at Yorke; The Worshipp!! Court thereupon ordered (in Case the deft: hath any Effects in his hands of the s.d Cooke) that the deft: should pay unto the s.d plt: soo much as the plt: shal sufficiently proeve to be due unto him from the s.d Cooke, together With Cost of Suit.

David Jochemsen, pltf. v/s Josyn Verhagen, deft. Pltf. demands from deft. fl. 59. 10 zewant for passage money to the Esopus etc, with costs. Deft. produces an offset a/c of Reyntie Pieters, pltf's partner in the yacht, by which s^d. Reyntie remains still indebted in the sum of fl. 128. 6. after the above fl. 59: 10 is deducted, in pledge of which they have in hands from the aforesaid Reyntie a silver penny, which they exhibit in Court. Judgment suspended to next Court day.

Mary Matthews, pltf. v/s Jan Roelofzen, carpenter, deft. Pltf. demands from deft. fl. 110. 6 sewant according to acc! with costs. Deft. admits the debt and asks $\frac{6}{w}$ delay. The W: Court condemn the deft. to pay the pltf. the s^d fl. 110: 6. sewant within the term of six weeks.

Warnaer Wessells, plt: v/s Herry Breser, deft. The Plt: declares that he bath Seized uppon two ancors & 5 Kan of Rom of the deft! for Wth the deft: hath not taken out a permit nor Satisfyed the Excise, to this plt: and the deft: makeing profession of tapping or Selling of drinke by retaile, therefore the plt: demands Six time the Vallue besides the forfiture of the st Rom; The deft! wife appearing in Court, Answered that the st Rom was to be sent for Nevesincx, and that she had given notice thereof to the plt: before Seizure was made. Herry Nuton deposeth that before Seizure was made he heard the deft: Say that the st rom Was to goe for Nevesincx. The Worshipp!! Court Do recommend unto M! Jacob Leiseler, Thimothy Gabrie, Phillip Johns, & John Garland to endeavour a Composure betwixt both parties, and to make a returne thereof at the next Court day.

Walraven Claerhout's widow, pltf. v/s Anna Gerrits, deft. For defamation. Parties being heard by the W: Court they order and charge the deft. to forbear in future calumniating or defaming the pltf. on pain of being fined; and to pay the costs incurred herein.

Warnaer Wessels, Plt: v/s Humphry Dampoort, def: The Court ordered a Suspence in this Case till next Court day.

Mary Matthews, Plt: v/s Fredrick Hendrix, des: both parties defaut.

Warnaer Wessells, Plt: v/s Jurian de Kouper, deft: The def: not being Legally Summond, It was ordered that a defaut should be entred for the def: and the Case to be determined at the next Court day.

Egbert Myndersen, Plt: v/s W^m Smitt Miller, deft: Parties agreed. Nicolaes Bayard, Plt: v/s John Willson, deft: The Plt: declares that the Deft: is become Indebted unto him for goods bought in the outcry at M^s d'Peyster the summe of fl. 98. Seawant for the Satisfying of W^{ch} the plt: Stopt in his hands the goods bought by y^{ch} deft: at the s^{ch} outcry, and arrested his person for the payment of the s^{ch} debt. The deft: remaining defaut this day for the third Court day. The Court ordered that the Plt: should make Sale of the s^{ch} goods W^{ch} the deft: hath left in



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his hands in a Publicq outcry and what it shall Yield Lesse, that the remainder should be made good by the deft: or his Bayle together Wth Cost of Suit.

Johannes Hardenbroeck, Plt: v/s Dirck Evertsen, deft: the def: 1. defaut. The Court ordered that the deft: or his Baile should be Summond at the next Court day.

Warnaer Wessels, Plt: v/s Reyntie Gaukes, deft: Uppon the deft: desire this Case Was Suspended till next Court day.

Mettie Wessels, Plt: v/s Arian Van Laer, des: The dest: first desaut.

Jonathan Silk, Plt: v/s Arian Van Laer, Des: The Dest: first defaut.

Thimotheus Gabrie, Plt: v/s Mary Dopsen, deft. The Deft: first defaut.

Carsten Luersen, Plt: v/s Mary Mattheus, Deft: Parties agreed.

Isaacq Foreest, Plt: v/s Jurian de Kouper, Deft: the deft: 1. defaut.

Thomas Francens Wife, Plt: v/s Lourens Jansen Smit, deft: The Deft: 1 defaut.

Egbert Myndersen, Plt: v/s Albert Koninck, deft: The Deft: 1 defaut.

On the petition of Arnout Webber requesting, that he be one of the carmen of this City, is apostilled: Petitioner's request is granted on condition, that he duly comports himself according to the previous orders given on the carts, usefully and to the accommodation of the Burgers and merchants.

The Sec? Nicolaes Bayard is recommended to advise the Commissaries at Albany, that divers creditors are here of the estate of the late Reyntie Pieters, and as some of his effects, viz! the yacht is returned here, it will therefore be necessary that the curators of said estate authorize some persons here to regulate it for as much as belongs to this place.

Jacob Milburn, pt v/s Pieter Groenendyck, Def: The Pt Atturney refusing to proceed to Tryall the Worshipp! Court ordered that a Non Suite should be entred agt the Pt and that the deft Case of Peltry attached in the hands of Albert Bosh should be Released from the Arrest, and Delivered up to the Deft and the Pt to pay Cost of Court.

Abel Hardenbergh, pltf. v/s Annetje, wife of Jacobus Fabricius, deft. Pltf. says, he hired deft's son as a boy to learn the trade of shoemaking according to indentures executed before the Notary Willem Bogardus, and complains, that the abovenamed boy has ran away from him and is now entertained by deft. He requests, that deft. be ordered to send back the aforesaid boy and to pay for loss of time, with costs. Defts. attorney Baey Croesvelt appearing complains, that the pltf. had illtreated and beaten the boy, which is denied by the pltf. The W: Court having heard parties order deft. to hand over the above boy to the pltf. until the improper treatment be proved. Deft. meanwhile to pay costs.

The state and inventory of the estate of Jacob van Couwenhoven, decd being delivered in Court with the appended petition of the curators of said estate requesting in substance further and more special order for the sale of the surrendered real and personal property and how to proceed further for the advantage of the estate: the Worshipp!! Court orders as follows: The curators of the sd estate are hereby allowed and authorized to proceed with the sale of the goods, real and personal, on condition that the fence of the lot of the Great House on the *Heere Graft* may be drawn back and set on the common line of the abovenamed Graft.

Att a May! Court held at New Yorke Septb! the 6th 1670. Present M! Corn: Steenwyck, May!; Capt. Tho: De Lavall, Capt. Matthias Nicolls, M! John Lawrence, M! Cornelis Van Ruyven, M! Nicolaes de Meyer, AldEmen; Capt. Manning, Sherif.

M! Nicolaes de Meyer, Plt: v/s Anna Hall, deft. The Court ordered that the plt: should take out a Coppy of the Last Order of Court in this Case, and Cause it to be delivered to the persons appointed for to State the acct! betwixt the plt: & deft: and therefore Suspended this Case till next Court day.

Warnaer Wessels, plt: v/s Stoffel Van Laer, deft. The arbitrat appointed for this Case, not haveing brought in their report, the Court ordered this Case should be Suspended withal untill next Court day.

Elsie Trotter, Plt: v/s Simon Robberts, deft. The deft: not being present to defend his Cause, the Court thought fit to Suspend the Tryal

* The Couwenhoven property here referred to was at the North east Corner of Broad and Stone Streets, and ran back to the present South William Street.—Manual, 1861.



for Six Weekes Longer, to the end the defts Baile M. Rider might give notice to the s^d deft: for to make his personal appearance at the s^d time, or by further default that then the Case shal be decided by the Court Without any further delay.

Davit Jochemsen, Plt: v/s Josyn Verhagen, deft: The Court ordered that this Case should be Suspended till the plt: be returned from delowarre; and an answer is came from the Commissares of dellowarre, uppon the Letter sent them Concerning the Estate of Reyntie Pieters.

Warnaer Wessells, plt: v/s Herry Breser, deft: The Court doe Suspend this Case till the arbitraters have brought in their Report according to the Last ord! of Court.

Warnaer Wessells, plt: v/s Humphry dampoort, deft. The Court ordered that this Case should be Suspended till the arbitraters appointed for this Case, have brought in their report.

Warnaer Wessels, plt: v/s Juriaen de Kouper, deft: The Court ordered that both parties should bring in their proefes at the next Court day.

Johannes Hardenbroeck, pltf. v/s Dirck Evertsen, deft. Pltf. demands from deft. fl. 5: 6: 10 in beavers and fl. 176: 10 in sewant according to acc! with costs. Deft. acknowledges the debt and requests $\frac{4}{\pi}$ delay. The W: Court having heard parties condemn deft. to pay the pltf. the above fl. 5: 6: 10 in beavers and fl. 176: 10 in seawant within the space of six weeks, with costs.

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In the matter in question between Warnaer Wessels, pltf. v/s Reyntie Gaukes, deft., regarding their difference of a/c the W: Court authorized as arbitrators Sieurs Timotheus Gabrie and Hendrick Obe, who are hereby required and requested to examine and review the accounts of parties and if possible to settle them and to reconcile parties, and to report their conclusion at the next Court day.

Mette Wessels, plt: v/s Ariaen Van Laer, deft: the deft: 2^d defaut. Jonathan Silck, Plt: v/s Ariaen Van Laer, deft: the deft: 2 defaut.

Timothy Gabrie, Plt: v/s Mary dopsen, deft: The Court ordered that the deft: should take out a Coppy of the obligation and to make hur answer to the same at the next Court day.

Egbert Myndersen, Plt: v/s Albert Koninck, deft: the deft: 2 defaut.

W. Merrit, Plt: v/s Marten hofman, deft: the deft: I defaut.

ffredrick Gysbersen, Plt: v/s Jno: garland, deft: the deft: I defaut. John damrill, Plt: v/s Thomas francen, deft: The Plt: declareth that the deft: hath Sould unto him a howse & Lott of Ground within this City; of Wth ground about two foot is Wanting Wherefore the Plt: Prayeth that the st deft: be ordered forthwith to make good What he hath Sold to this Plt: together with Cost. The Court thought fitt to referre this Case to some Indifferent Persons, and to that end have Made Choice of Captt Dudley Louelace & M! Poulus Leendersen Vande Grift, for to Survey the Ground in Controversie, and to heare & examin what shall be alleadged by both parties, and if possible to decide the difference and endeavour a Composure betwixt them, and to make a Returne thereof at the next Court day.

Nicolaes de Meyer, plt: v/s Egbert Myndersen, deft: The plt: demands from this deft: as p! acct: appeares the summe of one hundred seaven gild! & ten stivers Seawant Wth Cost. The deft: ownes the debt of fl. 104. and produced an account in Contra. The Court uppon hearing of both parties did decree & order that the deft: shall make Imediat payment of the st debt, deducting what he can make appeare to be due unto him by Contra acct:, and to pay Cost of Court.

Egbert Myndersen, Plt: v/s Dirck Van Schelluyne, dest: the dest: 1 desaut.

Anno 1670 The 16th of Septemb! did the Worshipp!! Mayor Commissionate and authorize Adolph Pieterse and Albert Bosh to be overzeers of the Estate of Jacob Engelen of this Citty, Marrinor who dyed Intestate within this Citty they bringing a due acc! and Returne thereof under their hands to the office of this Citty and performe all other thing and things as by Law they are bound to do, as more at Large by the st Commission can & may appeare.

Att a Mayors Court held at New Yorck, the 27th day of Sept' A: 1670. Present M: Cornelis Steenwyck, May:; Capt. Thomas deLaval, Capt. Matth. Nicolls, M: John Laurence, M: Cornels. Van Ruyven, M: Nicolaes de Meyer, Ald'men; Capt. John Manning, Sherif.

M! Nicolaes de Meyer, P! v/s Anna Hall, Widdow & relict of Tho Hall deceased, def! The P! declareth that the def! is Indebted unto

him by Obligation of hur deceased husband the summe of one thousand Ninety Gild. & 11 stiv: besides the Intrest at 10 p C. Amounting to the summe of one hundred Sixty four Gild. & ten stiv. for W. this P. prayeth Judgement of the Court against the def! deducting what the def! hath paid in part thereof being according to the P. acc. the summe of fl. 532. The deft atturny replyeth that the s. Intrest is Contrary to Law, but is Willing to Satisfy the prencepal debt. Uppon hearing of both parties the Worshipp. Court Ordered that Judgement should be entred ag. the def! for the payment of the Principal debt, deducting what she the Def! can make appeare to have satisfyed in part of the s. Debt; and Concerning the Intrest the Court do Respit the same till further Order and the def! to pay Cost of Suit.

Uppon Complaint made to this Court that Anna Hall, widdow and relict of Thomas Hall deceased, hath not proeved or made appeare to this Court by what Vertue she doth administer uppon the Estate of his deceased husband; Itt is this day ordered that the s^d Anna Hall, shall make it appeare to this Court, at the next Court day.

Warnaer Wessels, Pit v/s Stoffel van Laer, def: The Plt. declared he was uppon an agreemt. with the Deft.

Elsie Trotter, Pi v/s Simon Robberts, Def: Suspended by a former Ord! of Court.

David Jochemsen, Pit v/s Joseyn Verhagen, Def: Suspended by a form! ord! of Court.

Warnaer Wessels, Pit v/s Herry Breser, Def: Suspended until the Arbitrat: have brought in their Report.

Warnaer Wessels, P. v/s Humphry Dampoort, def: Suspended until the Arbitrat. have brought in their award.

Jacques Cousseau, pltf. v/s Mde. Margriet Backers, deft. Pltf. demands by virtue of a mortgage on the house and lot of deft's husband Sieur Jacob Backer,* dated 9 Aug* 1666. sd sum of eight thousand

* Jacob Backer of Amsterdam had been a leading merchant in this city, where he married, Oct., 1655, Margaret, dau. of Rev. Balthazar Stuyvesant of Delfzyl in the province of Groningen, and step sister of Gov. Peter Stuyvesant. By this lady, he had four children. M. Backer was Schepen of this City in 1660 and 1664, in which later year he returned to Holland, after the surrender, leaving his affairs in the hands of his wife, who being unable to discharge a mortgage on his property on the east side of Broad Street,

pounds of tobacco and requests, that the aforesaid house and lot may be sold in satisfaction of the aforesaid sum, unless deft. desires to pay him from some other property. Deft. says, she acknowledges the justice of the aforesaid debt and has no effects wherewith to pay it. The W: Court having heard parties, condemn deft. to pay the aforesaid debt to the pltf. or in default thereof they order the house and lot, pledged by the aforesaid mortgage, to be sold by execution in payment of the aforesaid eight thousand pounds of tobacco; with costs.

Jacques Cousseau, Plt: v/s Johan de Decker, deft: The Plt: delivering in his declaration, Itt was ordered that the deft: should take out a Coppy thereof and make his answer to the same at the next Court.

Warnaer Wessels, Plt: v/s Jurian Jansen de Coop!, deft: The Court ordered that the Plt: should bring in his objections against the deft account at the next Court day.

M! Johan de Deckere, Plt: v/s Johanna de Witt, deft: The Plt: declares that the deft: is Indebted unto him the summe of fifty foure whole beavers together with the Intrest at tenne p! Ct° since the Yeare A° 1666. as appeares by a Morgage bearing date the —— for Wch he Craves Judgem!: against the deft: Wth Cost of Suit. The deft: ownes the principal debt of 54. B! Wch have bene reddy ever since the Yeare A° 1667. but since that time never demanded here at New Yorck where the same Was due to be paid only the plt: did demand them once in holland, where she was bound to pay. Uppon hearing of both parties the Court did decree & order that Judgement should be entred ags! the deft: for the paiment of the principal debt, together with the Intrest at Six p! Ct° p! annum, ever since the last paiment was due to the plt: and the deft: to Pay Cost of Suit.

Mettie Wessels, Plt: v/s Ariaen Van Laer, deft: The Plt: remaining defaut the Court ordered that a Non Suite should be entred agst the Plt: and she to pay Cost.

Jonathan Silck, Plt: v/s Ariaen Van Laer, deft: Uppon hearing of the debates of both parties the Court ordered that the deft: should bring in an account of his demands at the next Court day.

south of Beaver Street, sold the premises Feb. 24, 167[§] to Balthazar de Haert, to whom she bore a son, Daniel, bapt. Sept. 1, 1671.—Murphy's Anthology, 182; N. Y. Deeds, Lib. A., 124; N. Y. Wills, i., 385. March 11, 167[§], she married Hendrick Droogestradt, of Elizabeth, N. J.—O'C.

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Egbert Myndersen, Plt: v/s Thomas Conninck, deft: The Plt: demands by account the summe of fl. 88: 8 gild! Seawant for W. he Craves Judgem!: agst: the deft: With Cost of Suit. The deft remaining defaut at the third Court day, the Court ordered that Judgemt: should be entred agst the deft: for the payment of the sd debt With Cost of Suit.

1670. 12 9 Execut: Issued out uppon this Judgement.

Timotheus gabrie, plt: v/s Mary dopsen, deft: The Court ordered that the plt: should deliver in a declaration jn Writing at the next Court day.

William Merrit, Plt: v/s Marten hofman, deft: the deft 2' defaut. fredrick gysbersen, Plt: v/s John garland, deft. the deft. 2d defaut. Egbert Myndersen, Plt: v/s Dirck Van Schelluyne, deft: the deft: 2d defaut.

Stoffel Van Laer, Plt: v/s Mary Matthews, deft: The Plt: declares that the deft: is Indebted unto him the summe of one hundred & ninety gild. Seawant, for Wth he Craves Judgement agst: the deft: Wth Cost of Suite. The deft: acknowledged the debt, and desired some time for paiment. The Worshipp! Court did decree & order that the deft: should make paiment of the st debt within the space of Six Weeckes next ensuing this date, With Cost of Suit.

Stoffel Van Laer, Plt: v/s John garland, deft: Parties agreed.
Stoffel Van Laer, Plt: v/s Benjamin Johns, deft: the deft. 1 defaut.
Stoffel Van Laer, Plt: v/s Claer Ebells, deft. the deft: 1 defaut.
Ariaen Van Laer Plt. v/s John Steelmon, deft. the deft: 1 defaut.

Balthazar De Haert, Plt: v/s Richard Morris, deft: the def The Plt: declares that the in the Yeare 1666. this deft: became Security for george dennis, to repay the plt: the Custome of 13370 lb sugar Wch the sd dennis then had Consigned to this Plt: amounting to the Summe of fl. 1102: 6 seawant; besides the Losse by the sugars Wasting; for Wch this plt prayeth Judgement agst this Deft: with Cost. The deft: desired that the plt: should proeve he had paid soo much Custome for the sd Sugar. The Worshipp! Thomas de Lavall at the sd tyme being Collect, of the Customes, doth Certify he received for Custome of the sd Sugar from this plt: the summe of fl. 685, and allowed him the rest for Store, in Consideration of some favour wch this plt: at that time had done to him for the use of the Guarison. Uppon hearing of both Parties the Worship!

Court did decree & order that the deft: in the behalfe of the s^d george dennis Schould repay to this plt: within the space of two months next ensuing the date hereof, the said Custome amounting in Silver the sume of \pounds_{22} : 4 Sterling or in seawant four for one, as this plt: hath paid amounting to the summe of fl. 1065: 12 together With Cost of Suit.

Richard Moris, Pltt v/s george dennis, def. The plt: humbly desires that the deft: may be ordered before he departs this place to give this plt: better security for the debt: w. this plt: is bound to pay for the deft acct: unto Balthazar de haert. The deft: promised to give the plt: good Satisfaction; of w. the plt: did accept of, and thereuppon withdrew his action before the Court.

Stoffel vanLaer, pltf. v/s Egbert Myndertzen, deft. Pltf. demands the excise on a pipe of wine with costs. Deft. says, he had entered the pipe of wine only a few days before the Burgher excise was formed by him, therefore maintains he can deduct half the excise. Parties being heard by the W: Court their Worships decide, that the deft. is bound to pay the full excise since no restitution of the Burghers license was made on the new farming and therefore condemn him to pay the excise with Costs.

In the matter in question between Abram Janzen, carpenter, pltf. v/s Arian and Stoffel van Laer, defts., regarding the building of a tan mill * and payment therefor, the W. Court authorized as arbitrators Adolph Pieters, Jonas Bartels and Abel Hardenbroeck, who are hereby required to hear the question between parties argued and if possible to decide it and to deliver in their report on the last Court day.

Poulus Richard, pltf. v/s Niclis du Puy, deft. Pltf. demands from deft. fl. 108. as per a/c with costs. Deft. admits the debt, but says, that pltf. promised to let him work it out: yet he offers to pay in zewant in 3 months. The W: Court having heard parties condemn deft. to pay the above sum of fl. 108 in zewant within the term of 3 months from date hereof, with costs.

Egbert Myndersen, Plt: v/s William Smit, deft: In an act: of debt to the summe of fl. 134. Itt was this day ordered that the plt: should

* Christopher van Laer purchased, Octbr. 23, 1665, from the estate of Rachel van Tienhoven a lot, the S. W. corner of Broad Str. and Exchange Place, where this tan mill was erected.—Valentine, *Manual*, 1857, 548, Liber A, p. 7, Registers Office.

first Satisfy the Court Charges of the former action, before he might come to tryal in this Case.

Mary Mattheus, Plt: v/s fredrick hendricx Coup, deft: the Plt: demands from the deft: as p account appeares the summe of f. 45: 16. in Seawant for W she craves Judgemt: W Cost. The deft: remaining defaut to appeare at the third Court day; The Worshipp! Court thereuppon ordered that Judgemt: should be entred against the deft: for the payment of the s Debt, With Cost of Suit.

Nicolaes Bayard, Vendu Mast, plt: v/s Stoffel Van Laer, deft: The Plt: declares that on the 4th of august last he Sold unto this deft: in a Publicq outcry for the acct: of Rabba Coty one Neger boy for the summe of fl. 930. seawant, payable according to ythe Conditions in the space of three months after the st date, provided the purchasers gave in sufficient security for the Paiment of their Purchaze. The deft remaining defaut to appeare uppon the first Summons, the Worshipp!! Court uppon examining of the st Conditions did Order that Judgement should be entred against the deft that the st deft should give in Security according to the tennure of the Conditions; before the next Court day; or by further delay that the Neger boy should be sold in publicq Outcry and What the boy should yield lesse that the deft shall satisfy the same, together with Cost and dammages.

Warnaer Wessels, Pit v/s John Risbel, def! In an Act of debt to the Summe of fl: 30. The Court ordered that the Pit should proeve his debt at the next Court day.

On the petition of the Overseers of the public Roads as well on this as on the other side of the Fresh Water, It is this day decreed and ordered by the Worshipp. Court, that all the carters of this City, who use the Roads over the Fresh Water, whether in drawing firewood from the public woods or otherwise shall be bound to aid in repairing said roads, as well as the country people.

On complaint of the Sheriff, that divers persons suffer great damage because Jan Hendricks Coopal and Tomas Wandel have to the present time failed to construct their wall on the waterside, according to previous order, It is therefore Ordered by the W: Court, that the above named Coopal and Wandel shall cause their Walls to be built up within six weekes time on pain of being fined.

Ariaen van Laer, Pit v/s Arent Isaacqsen, Deft Parties agreed.

Tomas Davitzen, Pit v/s Arent Juriaens Lantsman, def! The Pit remaining defaut and therefore nonsuited.

Johannes Hardenbroeck, Atturny of the Widdow of Adriaen deBoer, Pit v/s Govert Loocquermans and the rest of the Curators of the Estate of Geertie, Widow of Bartholmeus Manicus, dec., Def. The Court ordered that the Def. should take out a Coppy of the Pit declaration and returne their answer to the same at the next Court day.

On complaint of Nicolaes de Meyer, that Barent Cours is encroaching with his wall on the aforesaid de Meyer's ground, notwithstanding he had legally forbidden him to do so; with further request, that the Abovenamed Barent Courten may be Ordered again to pull down the aforesaid wall and place it on the old line, especially as he has already built on the extremity of his ground. The W: Court authorize M! Adolf Pieters and Alexander Stulter to inspect the work and to report to the Court at the next Court day, whether the Above named Barent Cours has intruded beyond his proper line and has laid the customary leads.

Att a Mayors Court held at New Yorck, the 10th day of October A? 1670. Present M. Cornelis Steenwyck, Mayo!; M. Thomas de Laval, M. Matthias Nicolls, M. John Laurence, M. Cornelis van Ruyven, M. Nicolaes de Meyer, Aldermen.

On the Petition of Herry Nuton, Cris Sergeant and Mace Bearer, Desireing that something might be allowed unto him by this Court for bearing the Mace. Whereuppon the Court ordered that his salary should be advanced for bearing the Mace five pounds p. Annum.

The Court Likewise Ordered that the Goal Keeper Pieter Schaefbankx Salary should be advanced fifty gild, per Annum.

The Court Concidering that the Election of the New May! and Aldermen for this Citty New Yorke is at hand, they have this day made and presented to his honn! the Govern! the following Nomination:—

To the Right Honn Coll. Francis Lovelace, Govern!

Whereas the time for the Election of New May! and Aldermen of this Citty is att hand, We have thought fit to present to Y. Honn! a double number of persons for May! Aldermen & Sherif of this Corporat and do Nominate—



For May. Capt. Thomas de Laval, Capt. Matthias Nicolls.
For Alderm. Johannes van Brugh, Johannes de Peister, Olof Stevensen Cortlant, Isaacq Bedloo, Poulus Leendersen, Govert Loocquermans.

For Sheriff.

Capt. John Manning, Allard Anthony.

Most humbly requesting that Yo' honn! wil be pleased to Elect out of the s^d Number such persons, as Y! honn! in his Wisdome shal Judge fitt for the best and well government of this Corporat and We shall Remaine

Yo! honn! humble Servants,

The May! and Aldermen of the Citty New Yorck to witt Cornelis Steenwyck, Mayo!;

Tho: de Laval,
Matth Nicolls,
Jno. Laurence,
Corn. van Ruyven,
Nicolaes de Meyer, Aldermen.

By Ord! of the sd Mayor & Alderma

(Signed) N: Bayard, Sec.

New Yorke, Octob! the 10th 1670. New Yorke, Octob! the 13th A? 1670.

Out of the Within Written Nominated Persons did his honn! this day by his Commission Elect

Captⁿ Thomas de Lavall to be Mayor.

Capt. Matthias Nicolls,

M! John Laurence,

M' Olof Stevensen,

M! Johannes van Brugh,

M! Isaacq Bedloo.

to be Alderm?

And M. Allard Anthony to be Sherif of this Citty from the day of the date hereof untill the 13th day of Octob. in the Yeare of O. Lord A. 1671: And have also made Oath Accordingly, Whereuppon the st Commission was this day Publisht by the Governrs Order.

N: Baÿard, Sec.

New Yorke A: 1670.

The following Named Persons have entered their Banns of Matrimony before the H. May! of this City, to be proclaimed at the usual time & place.

1670

- 3 June. Enogh Michielsen, Bachelor, born at N. York, with Dirckie Meyers, Spinster, born at Amsterdam.
- 11 ditto. Benjamin Provoost, born at Harfort in N. England, with Sara Barents, born at New Haerlem.
- 23^d July. Nicholas Jans Baker, Widower of Annatie Harmans, with Maretie Gerrits, widow of Frans Jansen of Hogten.
- 28th ditto Claes Cornelissen, born at Schoonhoven, with Cattelyn Jansen, born at Amsterdam.
- 13 Aug. Evert Evertsen Pels, born at New Albany, with Breghjen Elswaert, born at Amsterdam.
- 27 ditto. Johannes Vernelje with Aeltie Waldron.

 Jan Nagel with Rebecca Waldron.
- 3 Sept! Marius de Vos, Widow! of dec! Magdaleentie Teunis; with Elsie Barents, Widow of Adam Bremer.
- 1st Oct. Matthyas de Haert, Widow! of Annetie Jacobs Sprongh, with
 - Johanna de Witt, widow of Johannes de Witt.
- 8 ditto Gerret Huygen de Kleyn with Geertie Rutgers, Widow of dec.^d Harmen Wessels.

New Yorke, Octob the 15th 1670.

By Order of the Worshipp! Mayor Thomas de Lavall was this day the following order made & Issued out:

Whereas this Citty New Yorke hath bene at excessive Charges towards the renewing & repairing of the Great Bridge of this Citty, and therefore requisit that all those that make use thereof should Contribute somthing towards the same; Wee have therefore thought fit to Impose



uppon all Horses Mares or Guildens that shal be Shipt & Exported from this place for Virginy Mary Land or any other outward Plantation vize for å Horse or Mare etz one Shilling in Silver or two guildens in Wampum and for å Coalt under å Yeare old half price, and do further hereby authorize empower & appoint Philip Johns of this Citty Haven m for to Collect & receive the said Imposition to the Use of the Citty, and for the due Execution hereof this wil be to him a Sufficient Warrant dated In New Yorke the 15th of Octob! 1670.

(Signed) By Ord! of the Worshipp! May! & Alderm! of the Citty New Yorke

N. Bayard, Sec?

Att a Mayor's Court held at New Yorck the 18th day of October in the 22nd Yeare of the Raigne of O' Souvvraigne Lord Charles the Second, By the Grace of God of Greate Britaine France and Ireland King defender of the faith &ca. Annoq. Dom! 1670.

Present Capt. Thomas de Lauall, Mayor; Capt. Matthyas Nicolls, M. John Lawrence, M. Olof Stevensen, M. Johannes Van Brugh, M. Isaacq Bedloo, Aldermen; M. Allard Anthony, Sheriff.

Alice Trotter, Plt. v/s Simon Roberts, Def: Uppon the desire of the def. Atturney, the Court Ordered that this case should be suspended until next Court day, and then to be decided without any further delay.

Jacques Cousseau, Plt. v/s Johan de Decker, Df. The Def. delivering in his answer to the Pl. declaration, which being in dutch, the Court ordered that the same should be Translated, In the meanwhile they doe appoint M. Allard Anthony, M. Johannes de Peister, M. Christoffel Hooghlant, and M. Jeronimus Ebbing to view and Examin the papers & Evidences produced by both parties, and to bring in their report, and Satisfy the Court Concerning this Case at the Next ensuing Court day.

Warnaer Wessels, Pltf. v/s Juriaen de Couper, Def! Uppon the desire of the Plt. the Court allowed him time till next Court day to bring in his objections age the def account, and no Longer, but then to be decided without any further delay.

David Jochemsen, Pit v/s Josyn Verhagen, def: Suspended by a former Ord: of Court.

Warnaer Wessels, Pit v/s Herry Breser, Def: Suspended by a former Ord! of Court.

Warnaer Wessels, Plt. v/s Humphry Dampoort, Def: Suspended by a former Ord of Court.

Jonathan Silck, P^{it} v/s Arian Van Laer, Def! The Court having viewed & taken into Consideration what hath bene alleadged by both parties, have thought fit to decree and ord! that the def! shall pay to the P^{it} for the Passage and other pretences of the Boy in Controversie the summe of Six pounds together with Cost of Suit, or by refusall thereof to redeliver the Boy to the P^{it} Jonathan Silck afores.

The 26th of 9b! A. 1671 Execution Issued out.

Timothy Gabrie, Pit v/s Mary Dopsen, Def! Itt was this day ordered that the Def! should take out a Coppy of the Pits declaration, and make hur answer to the same at the next Court day.

Wilham Merrit, Pit v/s Marten Hoffman, Def: the Def: 3d default. The Pit demands for fraight from dellowarre etc. the summe of fl. 93: 10. seawant, together with cost of suit. The deft Wife appearing in Court desired that this case might be suspended till hur husbands returne from Albany. The Court do allow the deft soo Longe time, provided, she the deft wife gives in security for the Monney till that time.

Fredrick Gysbersen, Pit v/s John Garland, def! The def! 2d default.

Egbert Myndersen, pltf. v/s Dirck van Schelluyne, dest. Pltf. demands from dest. according to a/c. fl. 60. zeawan, with costs. Dest. remaining contumax on the third citation to appear, it was by the W: Court decreed and ordered, that dest. shall pay to the pltf. the demanded fl. 60. zeawan with costs.

1670. 12. 9b! Execut. Issued out uppon this Judgement.

Stoffel van Laer, Pit v/s Benjamin Johns, Deft the deft 2d default.

Johannes Hardenbroeck, Plt. v/s Govert Loocquermans & the rest of the Curat of Geertie, Widdow of Barthel Maen, Def The Court ordered that the Plt should take out a Coppy of the Def answer and to make his reply to the same at the next Court day.

Warnaer Wessels, P! v/s John Risbel, Def: The def desired a Coppy of the Bond, and time to answer to the same till next Court day, which is allowed him.

Dirck Johnson, P^h v/s Alexand! Watts, Def! in an acc! of the case about the sale of a house. W^m Merrit being sworne in Court, saith: that he was present at the makeing of the bargaine, and heard Alexand! Watts say if he Could sell his owne house, he would buy that of the P^h! and a Little while after they came uppon y! price and the s! Watts said if you will you may fetch 3 or 400 gl^{dm} in part of the Bargaine to morrow. Baey Croosvelt Likewise being Sworne declareth the same, only saith that he heard not that Alexand! Watts made any Exception if he could sell his owne house or not.

Abel Hardenbroeck, Pit v/s Jacobus Fabricius, def: The Pit demands from the def! for 1½ ell of Camerick fl. 10. in beaver with costs. The Def. Atturney desired a Coppy of the Pit demand, to answer uppon the same at the next Court day; we the Court allowed him.

Mettie Wessells, P! v/s John Risbell, Def: The Def! desired a Coppy of the bond and time to answer till next Court day w. the Court allowed him.

M! John Lawrence, P! v/s Fredrick Arentsen, Def! The Def! r# defaut.

Dirck Jansen, Pit v/s Rutgert Willems, Def: The Pit demands of the def: fl. 24. Seawant with costs of Suit. The def: ownes the debt except fl. 5. wth he paid in part thereof and desires some time may be allowed him to pay the rest. The Court ordered that the Def: should pay to the Pit the remainder part of the st debt, wth cost of suit.

Stoffel van Laer, pltf. v/s Jan Pietersen, shoemaker, deft. Pltf. demands fl. 48. zeewan for rent of his house. Deft. acknowledges the debt, but says, he does not know, that the pltf. is right owner of the house, inasmuch as he hired it from Kip. The Court condemn the deft. to pay the pltf. the aforesaid rent, on condition that the pltf. is bound to guarantee the deft. against after claims.

Abram Jansen, Pi v/s Ar. & Stoffel van Laer, Def Suspended till next Court.

Lourens vander Spiegel was this [day] chosen by the Court to be Constable of this Citty dureing the Mayority of the Worshipp. Thomas de Lavall, and hath made Oath accordingly.

Anna Hall this day Presenting her Late husband's Will, whereby she

doth administ! uppon the Estate of her sd Late husband, uppon perusal the Court allowed of the sd Will and confirmed the same, the Will bears date the 9th of aug! 1669: and made by W: Bogard.

Claes van Elslant Junior requests by petition, that he be accepted in his father's place as undertaker and sexton of this City together with auctioneer of sales, which is allowed by the W: Court on condition, that he behave himself faithful and vigilant.

The Wife of Gerrit Jansen Stavast appearing in Court desired Liberty to make Sale in publicq outcry of several goods wth Altie Rodgers had left in pawn to Satisfy the rent wth was due unto hur from the said Rodgers to the summe of fl. 150. seawant. The Court ordered that the goods should be sold & the proceeds be delivered to the Petit, provided it doth not amount above the s^d summe.

Uppon the Petition of John Fassacre, desireing some suport in his sicknesse; The Court do recommend to the deakons of this Citty to allow the Petit! some support, and to enquire Concern! the deseaze and Condition of the Petit!, and the place of his Late residence, and to make a returne thereof at the next Court day.

Uppon the Petition of Pieter Ryerson and the recommending of his honn! the Govern!, Itt is this day ordered by the Court that the sd Pieter Ryersen shall be admitted to be a Burger of this Citty, Rendring and paying for the same three beavers, and such other duties and acknowledgments as thereunto do belonge.

Whereas Severall Complaints are made to this Court, that the former Ord. enacted uppon the Bakeing of Bread within this Citty are Not observed, but that severall abuses are Committed Contrary to the good Intention of the s. Order; The Court have therefore thought fitt to appoint and Authorize, and do by these presents appoint & authorize M. Christoffel hooghlant & M. Thimotheus Gabrie to be Censurers of all the Bread that shall be Baked, And put to Sale by any Publicq Baker of this Citty; and do further recommend to the s. persons for to view and trye, (as often as they see Cause:) Whether it be made both in quantity and quality according to true Intent of this Court, in the said order sett forth; And do further Strictly Require the respective officers of this Citty to be aiding and assisting to the s. Censurers, in the due Execution of these presents according to the Tenn! of the s.



1670. The 8th of 9b! The Court ordered this day that the following Orders should be Issued out:—

Whereas Poulus Leendersen Vande Grift hath beene appointed by this Court to be one of the Administrators of the Estate of Jacob van Couwenhoven deaceased, whoo now of Late is departed from hence for Holland and therefore requisit and necessary that some other fit person should be appointed & admitted as administrator in his stead. Wee have therefore thou't fit to nominate and appoint M! Johannes de Peist! to be one of the administrator of the sd Estate to act & performe in as full and ample manner as administrator by the Laws of this government are allowed to, dated In New Yorke this 8th of Novemb! A? 1670.

Whereas M! Poulus Leendersen Vande Grift heretofore hath bene appointed by this Court to be one of the Assistants unto M. Anna Hall In the Clearing and perfecting of the Books accounts & other affaires of the s. Hall, who being now of Late departed for England & Holland, the s. Anna Hall Requested to this Court that M! Johannes de Peist! migt be Coosen to be an assistant unto hur in the sted of the s. Poulus Leendersen. Wee have therefore thoug't fit to appoint & authorize the s. Johannes de Peist! to be an assistant unto the s. Anna Hall in Klearing of her Books & the management of hur affaires; dated In New York the 8th day of 9th Anno 1670.

Att a Mayors Court held att New Yorke the 29th of 9b! A? 1670. Present Capt. Thomas deLavall, Mayor; Capt. Matthias Nicolls, M. John Laurence, M. Olof Stevensen, M. Johannes Van Brugh, M. Isaacq Bedloo, Aldermen; M. Allard Anthony, Sheriff.

Uppon the Petition of the Widdow of Jan Hendrix Steelman alias Coopal, the Court made the following Order:—Whereas Jan Hendricksen Steelman alias Coopal late of this Citty dyed intestate and y. Widdow desiring that some persons might be appointed by this Court to Administer uppon y. Estate of y. S. deceased; The Court have therefore thought fitt to Nominate and appoint and do by these Nominate and appoint M. Johannes de Peister and M. Christoffel Hooghlant to be Administrators of y. goods Chattels and Estate of y. deceased in trust for y. Creditors of y. s. Estate, And y. S. Administrat. have hereby full Pouwer and Lawfull authority to enter into possession of y. Premises and to demand Sue

for Recouer receive and dispose of all or any parte of y. Estate of y. said Jan Hendrickzen Steelman in trust as afores in such manner and Wayes as Administ. by y. Lawes of this Gouvernment are Allowed to.

Warnaer Wessells, Pit v/s Jurian Jansen, Kooper, Def: The Court do allow of both parties their accounts except the pltf. at the next Court day can proove his objections agin the defin account; and ordered further that whoosoever shall be found to remaine in debt, the same to pay Costs of Court.

Alice Trotter, Pit v/s Simon Robberts, Deft The Pit declareth that the Def! being Master of a Barke, she went with hur husband in the last Yeare, as passanger for Boston in the deft said Barke, and uppon arrivall at boston afores. this Pit demanded from the deft hur Chest, feather Bedd boulster & three pillowes; but the deft refused to deliver this Pt hur said feather bedd, Boulster & pillowes, and doth still detaine the same from this Pit notwithstanding he hath long agoe received hur fraight for the Def: passage; Wherefore she prayeth that the Def: may Constrained to redeliver the Def. Bedd, Boulster and pillowes, or the true vallue which shee Computeth to be five hundred Gild" seawant, with dammages & Cost of Suit. The defi not appearing to defend his cause, But his Baile John Rider delivering in Court a deposition of George Hancock who was the mate of the def! in the sd Voyage and deposeth that the sd Chest & Bedd was sent aboard of their barke by M! Broune, who paid the fraight for the same, and for the P!t & hur husbands passage. The Worshipp! Court uppon Examining of the Testimonyes produced in Court, did decree and order that the deft or otherwise his Baile shall redeliver the s. Bedd & premises to this P! or the vallue Computed by this Court to the summe of three hundred Gild. Seawant with Cost of Suit; Provided the Pit gives a sufficient security to repay the same Vallue, in case the def! should bring in sufficient proofe to recover the same back againe from the Pit aforesd

Jacques Cousseau, Pit v/s Johan de Decker, def: The Pit declareth, that the def! now about six yeares past arrested a parcell of pepper belonging to this Pit at Christoffel, By with unlawfull arrest this Pit is damnified the quantity of 9000 lb of Suggar and upwards, Wherefore the Plt. craves Judgem! against the def! for the sid damage with Cost of Suite. The defendant replyeth that hee arrested a barell of pepper which francis



Boon had left in the hands of John Donker at Christoffer afores^d but the def! saith to be Ignorant to whom the s^d Pepper did belong, only knew that the s^d Boon had the disposall thereof, and for that reason he arrested the same to satisfye a Judgement w^{ch} he the def! had obtained against the s^d Boon, at Christoffer aforesaid. The Jury Brought in their Verdict and found for the defend! with Cost of Suit; Whereuppon the Worshipp!! Court Ordered that Judgement should be entred accordingly, and ordered the p^h to pay Cost of Court.

IURY.

Joh: de Peister, forem.; Jerom Ebbingh, Jacob Kip, Timoth: Gabrie, Isaac foreest, Balthaz! de Haert, Paul Richard, W. Blagge, Jonas Bartelsen, Hendk Coustrie, Claes Bordingh, Isaacq Greveraet.

David Jochemsen, P^h v/s Josyn Verhagen, def: The Court did order that whereas this Case did concerne as well the Curators of Reyntie Pieters, as the Def! Josyn Verhagen that a Coppy of the proceedings should be delivered to the sd Curators, to returne their answer to the same at the next Court day.

Warnaer Wessels, P^{it} v/s Herry Breser, Def: The persons appointed as yet not haveing made any report, this case was suspended till next Court day.

Warnaer Wessells, Pit v/s Herry Breser, Def: The persons to whom this Case referred this day makeing their report, that they could not bring the buissenesse to a Composure, wherefore they returned the st parties Back to this Court to be decided by the Court aforest Whereuppon the Worshipp!! Court having heard and Examined both parties and their Witnesses, did decree & order, Whereas the def: had committed an error by taking Wine in his house without a Permit from the Pit and the Pit having uppon his owne authority taken away the st Wine and conveyed it to his house, That the one half of a dobble ancor of Wine should be forfeited to the use of the Pit and no more, and the Charges to be paid Equally betwixt them.

Timotheus Gabrie, Pit v/s Mary Dopzen, Def! The Pit being one of the Jury, the Court suspended this case till next Court day.

William Merritt, Pit v/s Marte Hoffman, Def! the Def! defaut.

Johannes Hardenbroock, Pit v/s The Curateurs of Geertie Late Widdow of Barthel Maen, deceased, Defts The Court ordered that the

Dest should take out a Coppy of the Plt's reply, and returne their duplyck to the same at the next Court day.

Warnaer Wessells, Pit v/s John Risbill [Rich bell], def! Parties agreed.

Mette Wessells, Pit v/s John Risbill, def! Parties agreed.

Pieter Nys, Plt. v/s John Risbill, Def: Parties agreed.

Samuel Edsall and the rest of the heirs of Harmen Wessels, Ple contra Gerrit Huygen & his Wife Geertie Rutgers, Def: It is ordered that the Def: should take out a Coppy of the Ple declaration and answer to the same at the next Court day.

John Daaly, Ph v/s Herry Hodger, def! Parties agreed.

Pieter Jacobsen & Claes Bording, Pin v/s Andrew Messenger, Def: The def: Atturney desired a Coppy of the Pin declaration, win is allowed him for to make his answer to the same at the next Court day.

Johan deDecker, Pit v/s Jacques Cousseau, Deft The Pit declareth that this deft in his suite now depending before this Court, hath declared that he doth reserve an Action against this Pit for wth he threatens to trouble this Pit hereafter; Wherefore this Pit humbly desires that the Deft may be ordered, to declare and make appeare, whatsoever actions or pretensions he Claimes against this Pit, or otherwise that he may be Imposed with a eternall Silentium, with Cost of Suit. The Deft answers that he hath nothing else, for this present time to declare agit the Pit but only the action wth now is depending in Court. Whereuppon the Court ordered that the Deft should not molest this Pit any further, but to remaine Silent and to pay Cost.

Fredrick Philips, Pit v/s Jacob Fabricius, Def: Both parties default.

Stephanus van Cortlant, Adm! of the Estate of Dan! Whitehead, Pit v/s Thomas Wandel, Def! The Court ordered that the Def! should answer to the Pit declaration at the next Court day.

Sigismund Luycas, Pit v/s Stoffel van Laer, deft The Pit demands from the deft fl. 100. seawant with Cost of Suit. The Deft ownes the debt, but desires three Months time for the payment. Uppon hearing of both parties, the Court did decree and order that Judgement should be entred agat the Deft to pay the st hundred gild in seawant within the space of two Months with cost of suit.

1677 feb 8th Issued out Execut hereuppon.



Abell Hardenbroock, Pltf. v/s Jacob Fabricius, def: The Plt declares that the def: is Indebted unto him for 11 @ of Camerick wth he sold to Deft wife in the presence of de Jardins Wife for the summe of fl. 31. seawant, for wth summe he the Plt desires Judgemt agt the deft with Cost. The deft answers by his Atturney that his Wife bought the st Camerick for fl. 17. which he hath tendered to the Plt and still doth tender the same in Court, or otherwise is willing to returne the st Camerick back againe to the Plt. Uppon hearing of both parties, the Worshipp!! Court did decree & order, that in case de Jardins Wife uppon hur arrival here can say that the st Camerick was sold for fl. 31. that then the Deft shall pay the same, In the meanewhile that the Plt shall receive in part of pay the fl. 17. wth are tendered in Court.

Johannes Witthart, Pit v/s Styntie Lourens, def! This Case suspended till next Court day.

Benjamin Johns, Pit v/s John Thomas, def! Both parties defaut.

Allard Anthony, Pit v/s John Barcker, def: At the Pits desire this case is suspended till next Court day.

Rodger Purchaze, Pit v/s Herry Hedger, Def: The Court ordered that the Pit should put in his declaration at the office & the Def: to returne his answer at the next Court day.

John Plumb, Pit v/s Humphrey Dampoort, def: Uppon the desire of both parties, this Case was suspended till to morrow, when it should be tryed by a Special Court.

Lourens Holst, Plt. v/s William Merrit, Def: The Court ordered that the Def: should take out a Coppy of the Plis declaration, and returne his answer to the same at the next Court day.

Assur Levy, Plt. v/s Thomas Sprey, Def: The Def: remained y. first Court day default.

Assur Levy, Pit v/s Arent Lantsman, def: yf first defaut.

Assur Levy, Pltf. v/s Engell Ottoos, Def: first defaut.

Fredrick Gysberts, Pit v/s Jno. Garland, Deft It is this day ordered that this Case should be decided at the next Court without any further delay.

Fredrick Philipsen, P!t v/s Jacques Cousseau, Def: The differences betwixt the p!t & def: consisting cheefely about Errors in accounts and damages wth the P!t Conceives hee hath susteined throw the means of this

def: The Court have therefore thouht fitt to referre the sd Prties to a Committy of Merchants; and doe hereby Nominate & appoint M. Cornelis Stenwyck, M. Johannes de Peister, M. Christoffel hooglant, and M. Jeronimus Ebbing, for to viuw Examine & state the sd accounts In the presence of Alderm. Johannes van Brugh as Umpire and to make a returne thereof to this Court at the next Ensuing Court day.

On the petition of Jacques Cousseau is endorsed:—copy hereof to be furnished to Fredrick Philipsen to answer thereunto at the next Court day.

Whereas M! Poulus Leendersen Vande Grift one of the Wees maesters now of Late is departed for England; and therefore requisit & necessarie that the said office should be supplyed; Wee have therefore thought fit to nominate & appoint & do hereby nominate & appoint, the Worshipp!! M! Cornelis Steenwyck to be Wees maester of this Citty, for the next ensuing yeare to and with M! Johannes Van Brugh who Likewise hereby is Confirmed for the tyme afores.

Symon Jans. Romeyn and Assur Levy come into Court, who were here authorized by the Woship! May! to bury the dead body of the dec. Jan Hendricksen Steelman, and delivering the account of Expences incurred thereon amounting to the sum of three hundred and eighty eight guild? and four stivers in zeewan, and further to M! Hans Kiersteede for medicines the sum of twenty seven guilders in zeewan, they request, that said Expences may be liquidated and paid out of the first and earliest monies; whereupon it is ordered by the W Court: The curators of the residuary estate of Jan Hendricksen Steelman deceased are hereby required to pay the said accounts as preferred funeral expenses before all others, from the first effects.

Read and considered in Court the letter of Gerrit Swart and Adriaen van Ilpendam, curators of the residuary estate of Reyntie Pieters, decd, who died last summer at Albany, requesting in substance, that Symon Jans Romeyn and Adriaen Appel may be authorized as their Attornies in this quality by the W: Court here, which request is granted and allowed by the W: Court, and the aforesaid Simon Jans. Romeyn and Adriaen Appel are therefore, hereby confirmed in and invested with the aforesaid quality.

Whereas the Karmen of this Citty have Requiered by Petition to his



honn! the Govern! that their Number might be stated as the porters are; and that those att present employed might be confirmed in their places, they undertaking to be verry dilligent & to Give Satisfaction to all p'sons and alsoo to fill up the breaches in the high wayes and about the Citty, or to do other publicq worke as they shal be Comanded by the Magest: Graties; we said petition being referred by his honn! the Govern! & his Councell to this Court, to make some order therein: - Uppon Consideration of the premisses the Court have thought fitt to Graunt the Petition. theier request proveyded they doo according to theier st promisse behave themselfs verry diligent to accomodate all p'sons and that they doe according to their s^d promisse fill up the breaches in the high wayes, in and about y. Citty, as allso that they by turns weekly on every Saturday in the afternoone shall Kart the dirt from all the Paved Streets and Convey itt to some Convenient place, Wich thereunto shall be appointed; provyded the dirt be throwne & Loaden uppon the Cart by the owners or tenneants of the houwses in the sd streets; and finally that they according to the former orders shall take for a Load of Goods whatsoever itt be with they shall Kart within the Gaets of this Citty, the summe of ten Stivers in Seawant & No more and further to follow all such orders and Instructions as they from tyme to tyme Shall receive from this Court.

Coenraet Ten Eyck, Abel Hardenbroock, Carsten Laersen, Jan Harberdingh appear in Court for themselves as well as for the other Shoemakers of this City, stating and complaining in substance, that Arian and Stoffel van Laer neglect to grind or pound their tan, according to agreement entered into and made between them in the premises, requesting that they may be obliged to fulfill their agreement or otherwise to pay the fine mentioned in said contract; the abovenamed Ariaen & Stoffel van Laer appearing, in like manner, declare, it is impossible for them to crush the tan for the price mentioned in the contract and therefore renouncing hereby the work to the shoemakers, as they by the contract have a right to do, on condition of first giving the shoemakers a year's notice.

John Gouwenburgh this day presenting in Court an account whereby Mr. John Cooke deceased is Indebted unto him for Linnen and other things sold to this s. Cooke at Neeves the quantity of 678 lb. of Sugar, w. accounted was attested by Mr. Cousseau who declares that he was

present uppon the delivery of the said goods, and that the s^d debt is not paid; Wherefore the s^d Gouwenbergh humbly prayeth that the Effects of the s^d Cooke in the hands of Lourens Vander Spiegel may be condemned towards the Satisfying of the s^d debt with cost. The Court haveing Examined the s^d acc^t and the deposition of the s^d Cousseau, and Compared the Same with the S^d Cooke's letter Likewise produced in Court, Itt was ordered that the s^d Lourens van der Spiegel should pay and satisfy the s^d 678 lbs. or the true vallue thereof at Neeves, out of the s^d Effects of In^o Cooke, with Cost.

Att a Speciall Court held att New Yorke the 30th day of Novemb! Anno 1670. Present Capt. Thomas de Lavall, Mayor; Capt. Mathias Nicols, M. John Lawrence, M. Olof Steevens, M. Johannes Van Brugh, M. Isaacq Bedlo, Aldermen; M. Allard Anthony, Sherrif.

Jhon Plumb, Plt. v/s Humphry Dampoort, def! The Pit declareth that the def! is Indebted unto him the sume of 25 is Sterling for wth this def! Gave a bill to pay this Pit att or before the the 31th of July Last past but he the Pit could Nott receive itt to this day; wherefore this Pit humbly praieth Jugment agt the def! for the paiment of the said debt according to his obligation with Cost of Suit. The def! answers that he tendered his pay Now Longe Since, and, doth Still tender the same in beefe or english Goods equivalent to his obligation. Uppon hearing of both p'ties the Worsp!! Court did decre and order that Judgment should be entred agt the def! that the def! do pay to the plt. the st debt of 25 is Sterls in the same spetie as in his obligation is Exprest together with Intrest & Cost of Suit. Whereuppon the Def! declared to appeale from the Jugement of this Court to the high Court of Assizes Promissing to Give sufficient security according to Law to prosecute his st appeale att the Next ensuing High Court as aforest

1670. 2nd of decemb! Uppon the Petition of the Widdow of Jan Hendrix Steelman alias Coopall, the Worship!! Mayor, with the Advice of the Ald'men M! Nicolls, Van Brugh and Bedloo, this day ordered that the s^d Widdow should be allowed out of hur Late husbands Estate to support hur this Winter the Vallue of tenne beavers.

Itt is this day ordered by the Court, that the Constable of this Citty, shall be free of paying the Burger's Excys, for what he consumes in his



owne familie, he being a Townes Officer & therefore to enjoy the Liberties wen in the Conditions of the sd Excise is sett forth.

Att a May." Court held at New York, the 3^d day of January 1670-1. Present Capt. Thomas de Lavall, Mayor; M. Matth. Nicolls, M. John Laurence, M. Olof Stevensen, M. Johan Van Brugh, M. Isaacq Bedloo, Ald'men; M. Allard Anthony, Sherif.

Balthazar de Haert, Pit v/s John Cooper, Def! The Pit declareth that the deft is Indebted unto him the summe of two thousand seaven hundred and two gilds in seawant, we according to his bond bearing date the 7th day of Novemb! A° 1667, was to be paid in foure Months after the s.d date, wch debt this Pit severall times hath demanded from the deft but could never receive it to this day: Wherefore the Pk prayeth that the dobble bond may be condemned to make good the dammages & Losses susteined by the Pit by Reason of the Nonpayment wth Cost of Suit. The deft answers that he hath severall times proferred to the Pt to pay in Beav" or Boston Silv! equivalent to Seawant; and desires that some time may be allowed him to pay the s^d debt. Uppon hearing of both parties, the Worshipp! Court did decree & order, that Judgem! should be entred against the def! That the def! within the space of three months next ensuing ye date hereof shall pay the se debt in seawant according to his obligation, with Intrest at the rate of six p Cto per Annum, together with cost of suit.

Johan de decker, pltf. v/s Isaacq v: Vleeck, att? for his mother, the widow of Tielman Van Vleecq, deft. Pltf. demands from deft. the sum of forty good, whole beavers @ 8 guilders the piece with the interest thereof @ 10 per cent per annum since 4 May 1663 according to mortgage, deducting the 150 gl. Hollands per bill of exchange received at the rate to be decided by the W: Court; with costs. Deft. acknowledges the debt and claims, that the foregoing bill ought to be reckoned @ 6 guild. Hollands per beaver; and offers to pay the balance with exchange on Holland, provided the beaver be reckoned @ 6 guild. Holland in like manner according to custom; and requests, that the interest may also be considered. Parties being heard by the W: Court and the mortgage produced being examined, it was by their W. decreed and ordered, that the foregoing bill of exchange shall be good @ fl: 7. per beaver and re-

duce the interest to 6 per C^{∞} , according to the law of England, and order the deft. promptly to pay the remaining monies with said interest @ 6 per Cento, with costs.

Johan de Decker, pltf. v/s Mr. Petrus Stuyvesant, deft. says, that deft. owed him in the year 1662 a sum of fl. 337. 5. Hollands, which item the deft then allowed to be passed to the a/c of the pltfs. monthly wages with the Company; which item is now refused to be paid by the st Company in Holland in consequence of the defts, neglect of duty at the surrender of N. Netherland; wherefore pltf. maintains. that the deft. is held to pay him the said item etc. Deft. acknowledges to have bought from pltf. some goods to the aforesaid amount of fl. 337. s. Hollands on condition, that st item should be passed to the Company's books, which was also done in the year 1662 by which transfer done with the defts, full knowledge and consent, the pltf, has discharged the deft. for the said item and accepted the Company as his debtor. The Jury brought their verdict in and decided that the pltf's entered action should be dismissed and he be condemned in the costs. The arguments of parties and the verdict of the jury being heard by the W: Court, they order that judgment shall be registered accordingly and condemn the pltf. in the costs of suit.

JURY.

Timotheus Gabry, foreman; Jonas Bartels, Isaacq Greveraat, Paul Richard, Anth de Milt, Claes Bordingh, Pieter Jacobsen, Assur Levy, Isaacq de foreest, francois Petitefile, Jacques Cousseau, Abel Hardenbroock.

Att a Mayors Court held att New York the 17th day of January 164f. Capt. Thomas deLavall, Mayor; M. Matthias Nicolls, M. Jno. Lawrence, M. Olof Stevenson, M. Johannes Van Brugh, M. Isaacq Bedloo, Aldermen; M. Allard Anthony, Sherif.

Warnaer Wessells, P^{!t} v/s Jurian the Kooper, def! Whereas several Court dayes neither of the Parties did appeare in Court, It was this day ordered that this Case should be throwne out of Court.

David Jochemsen, P^{lt} v/s Josyn Verhagen, def: Uppon the desire of the P^{lt's} Atturney, Itt was this day ordered that this Cause should be suspended withall until the P^{lt's} returne from Delleware.



Timotheus Gabrie, Pit v/s Mary Dopsen, def: Uppon the desire of the Deft was this case suspended by the Court, till the next Court day.

Samuel Edsall in right of Janneken his Wife, Warnaer Wessells Junior, Gelyn Verplanck in right of Hendrickie his Wife, and the aforementioned on the behalf of Harmen Wessells now residing in Holland, all Brothers and Sisters of Harmen Wessells lately deceased, Plis. contra Gerrit Huygen and Geertie Rutgers, late Widdow of the forenamed Harmen Wessels, Defts. The Court having viewed and examined the Testament of the st Harmen Wessells and Geertie Rutgers, and heard the debates betwixt both parties, do decree and order that the Deft according To the Tennour of the st Will, shall pay to the Plis fl. 505. Hollands Monney & to deliver to the plts. Coppy of yt Inventory produced in Court, as alsoo a Coppy of the debt booke mentioned in the st Inventory, and to pay the Charges of Court Equally betwixt them.

Pieter Jacobsen and Claes Bordingh, Pit v/s Andrew Messenger, def! The Def! 2nd default.

Stephanus Van Cortlant, Adm! of y. Estate of Daniel Whitehead, Pltf. v/s Thomas Wandel, Def! The Plt declares that the Def! is Indebted unto him for a Plantation sold to the Def! for the summe of Sixty foure pounds payable as p. Obligation; for wth the Plt craves Judgem! agt the Def! with Cost of Suit. The def! by his Atturney cofessed the debt and desired one or 2 weeks time for the paiment. The Court ordered that Judgem! should be Entred against the def! that the def! shall make payment of the st debt within the space of One Month Next ensuing this date, together with Costs.

Rodger Purchaze, Pit v/s Henry Hodger, def! The Court ordered that the def! should take out a Coppy of the Pit's declaration and returne his answer, by the next Court day.

Lourens Holst, Pit v/s William Merritt, Deft The Deft 2d default.

M' Olof Stevensen, Pit v/s Anna Smits, deft The Deft 1. default.

Stoffel vanLaer, Plt. v/s Abel Hardenbroock, Deft Parties agreed.

Stoffel van Laer, Pit v/s Jno. Garland, Deft Parties agreed.

N: Bayard, Pit v/s Lourens Janzen, Def: Suspended till Next Court day.

Nicolaes Bayard, P! v/s John Jefferies, def: Def: 1. default. Nicolaes Bayard, P! v/s Cornelis Post, Def: The Def: default.

Nicolaes Bayard, Pit v/s Jno Garland, Deft The Deft remained default. The Plt. declares that he in quality as Vendu Mast! did on the 22d of Octob! last Make Sale of a house and Lott of ground, formerly belonging to Stoffel vanLaer, we house was publically Sold unto this Deft for the summe of fl. 1005 in Seewant, and the One halfe of the Charges of the outcry according to the Conditions then publicqly declared, By web Conditions the Deft was oblidged to make the first payment Coutant, and to give security for the rest, we by this Plt Several times is demanded but Could never receive it to this day, Wherefore the Pl. humbly prayeth that the Def! may be Condemned to performe the same, in Case of further delay, that the Pit may be authorized to make a New sale of the st house and appurtenances according to the Tennour of the sd Conditions, and the Deft to pay the damage we will be susteined thereby together with Cost. The Worshipp!! Court do hereby Authorize the Pit in his quality as Vendu Master, to Make sale of the sd house in Case, the Def! doo not Performe the sd Conditions within the space of eight dayes.

Rodger Purchaze, Pit v/s John Kingdom, def! The Def! 1. defaut. John Nellson, Pit v/s Thomas Sprey, Def! The Court ordered both parties to take out Coppies of each others accounts and to returne their objections to the same at y! next Court day, & in the meane while the Arrest to be void, whereas the def! is a burger or Inhabitant of the place.

M! Mayor de Lavall, P! v/s Arian vanLaer, des! The des! 1. defaut.

Isaacq foreest, P! v/s Fredrick de Kooper, def! The def! 1 defaut. Isaacq Foreest, P! v/s Jurian deKooper, def! the def! 1. defaut.

Assur Levy, Pit v/s Thomas Sprey, def! The plt. demands of the Def! the summe of f. 178. in Wampum with Cost. The def! ownes the debt. The Court ordered the def! imediately to give in sufficient security for the paiment of the sd debt within the space of two months, together with cost of Suit.

Uppon the Compli of M. Evert Pieters, that he can not receive the monney fl. 350. due unto him from Stoffel Van Laer uppon an assignment from the Late M. Mayor; The Court ordered that the sd van Laer should Make paim! of the sd assignm! within the space of eight dayes or in Case of further delay that Execution shall be Issued out ag! him for the sd debt.



1679 7. feb. Issued out Execution hereuppon.

The Servant boy of Jn^o Sharp being imprisoned for stealing of a Ring from Mr. Boller and refusing to discouer where he left the same, Itt was ordered that the s^d boy should be privately Whipt, W^{ch} being done and as Yett refusing to discouer the same, Itt was ordered that the s^d Sharp had Liberty to make Sale of the s^d Boy for Virginia or Elsewhere, and do Condemn the s^d Boy in one Yeares Longer Service as he alreadie is Bound by his Indenture unto, for to Countervaile the Charges and other Losses.

James Mills, Pit v/s Resolveert Waldron, Deft The Pit declares that the deft in the yeare 1663 went aboard this Pit Barcq and Without any warrant of authority violently tooke away and detained from this Pit a desk with books and wrytings whereby the Pit Computed to be damnifyed the summe of £500 Stf The Court ordered that the deft should take out a Coppy off the Pit declaration and returne his Answer to the same att the next Court day, and in the meane while to make Enquire in whose hands the sid desk doth Now remaine.

Johannes Hardenbroock, Atturney off the Widdow off Adrian de Boor, Pt v/s The Curators off the Estate off Geertie, Late Widdow of Bartel Man, deceased, Deft The Court having thougt fitt to appoint some Indifferent P'sons and do hereby appoint M! Johannes de Peister & M! Jeronimus Ebbing ffor to Examin into what Estate was Lefftt by Bartel Man uppon his decease, and how thereoff is disposeth as alsoo to vieu the proceedings and heare the allegations off both Parties thereuppon, and to give in their report Concerning the said Matter att the Next Ensuing Court day.

Fredrick Gisbertsen, Pit v/s Thom Garland, Deft The Deft this day producing in Court his account against wich the Pit made severall objections, The Court therefore thougt fiftt to appoint M! Johannes de Peister and M! Jhon Sharp to view Examin and state the accounts betwixt both Pties and to make a returne thereoff att the Next Court day.

The Court Concidering that for the Executing of all Criminall Judgements, it is requisit that a person for that purpose should be maintained by the Towne and did on the 3^d of this Instant authorize thereunto Benjamin Johnson, who accepted to serve the Court Therein for the summe of Six hundred Gild; in Seewant p. Annum, to be paid him uppon quarter paiements, whereof alwayes one quarter shall be paid him before hand.

The abovewritten Order was Made on the last Court day, but then omitted to be Entred.

Att a Mayors Court held att New Yorke, feb! the 7th 1644. Present Capt. Thomas de Lauall, May!; M! Matthias Nicolls, M! J. Lawrence, M! Olof Stevensen, M! Johannes Van Brugh, M! Isaacq Bedloo, Alderm!; M! Allard Anthony, Sheriff.

Timoty Gabrie, P^{it} v/s Mary Dopzen, Def! M! Robert Coo being Concerned in this Cause the Court ordered that this Cause should be suspended for 14 dayes Longer, at w^{ch} time the s^d Coo is to appear in Court.

David Jochemsen, Pit v/s Josyn Verhagen, Deft this Case is suspended till the pits returne from dellowarre by a former Ord! of Court.

Claes Bordingh & Pieter Jacobsen, Pit v/s Andrew Messenger, def: The Pit do declare that the Deft is Indebted unto them for Goods & Marchandizes as p. account to the summe of fl. 331. 12. in Seawt or wheat at Seawants price wth said debt the Deft doth still detaine from them, notwithstanding they have made several demands for the same, Wherefore the humbly desire Judgemt for the st debt with Cost. The deft remaining defaut or defective to appeare in three following Court dayes, The Worshipp! Court thereuppon Ordered, that Judgemt should be entred against the Deft that the deft or his Baile do Satisfy the st debt of fl. 331. 12. together with Cost of Suit.

Johannes Hardenbroock, Atturney of &c., Pl: v/s The Courat. of geertie, widdow of Bartel Man, Def: The persons on the Last Court day appointed to Examine into what estate was Left by this sd Bartel Maen uppon his decease, this day giveing in their Report, Which being read in Court and alsoo the Will & Testament of the sd Maen and other papers concerning this matter being produced in Court; Itt was Ordered, (suppon the Complaint of the Pl: that the whole estate of Bartel Maen was not made good but that severall things where embezelled:) That the Inventory of Bartel Maen made uppon his decease shall be produced by the def! at the next Court day; and further that Bills should be fixt up at the usual places, that whoosoever Layes any Claime to the sd Estate of Bartel Maen, must discouer their pretences within the space of six weeckes.



Rodger Purchaze, Pit v/s Herry Rodger, def! the Def! 2d defaut.

Lourens Holst, P^{lt} v/s William Merrit, def! The Pltf. declares that the def! is Indebted unto him, for the second terme of paiment of a house and Lott of ground according to conditions made before the Notary Willem Bogardus bearing date the 9th day of March Last past, the summe of fl. 675. in Seawant, which the def! still doth detaine from this P^{lt} Notwithstanding he the P^{lt} hath made severall demands for the same; Wherefore the P^{lt} desires Judgem! agst the def! with Cost of Suit. The def! wife appearing in Court replyed that hur husband had assigned the P^{lt} uppon M! Bedloo and that the P^{lt} had accepted M!. Bedloo for his paymaster. The Worshipp!! Court uppon hearing of both parties, did decree & ord! that the def! should make paiment of the s^d debt with Cost of Suit, and Ordered that Judgem! should be entred accordingly.

James Mills, Plt. v/s Resolveert Waldron, def! Uppon of both parties, the Court find that the desk or box of wrytings where fought away from the Pli's Board by an order from the Burgomasters, who have secured the same in the hands of their Secretary and do therefore Cleare the def! of all the pretences made against him concerning the same, and ordered that the sd desk should be redelivered to the plt. provided that first an Inventory be taken of all the Papers before they be delivered to the pl!, and do appoint to that end Alderm. Jno Lawrence and the Sec. Nicolaes Bayard.

167^a feb, the 8th is this Order by M. Lawrence & the Secretary Bayard effected.

Isaacq foreest, Pit v/s Jurran de Kooper, def! The def! 2d defaut.

Cornelis van Borsum, Pit v/s Fredrick Arensen, def! the def! 1th defaut.

Peter Nys, Pit v/s Jacob Teunissen, deft the deft r defaut.

Peter Nys, Plt. v/s Jurrien de Cooper, def! the def! 1 defaut.

Cornelis Clopper, Pit v/s Barent Coers, def: Ordered that the pli shall put in his declarat, and the def! to take out a Coppy of the same.

Nicolaes Bayard, Pit v/s J^{no} Jefferies, Def: the def: 2^d defaut.

Nicolaes Bayard, P!t v/s Cornelis Post, def! the def! 2d defaut.

Nicolaes Bayard, P!t v/s Humphrey Dampoort, deft the deft defaut. Ordered that the deft should take out a Coppy of the P!t's declaration.

Johannes Harberding, pltf. v/s Coenraet Ten Eyck and Boele Roelofsen, guardians of Aeltie Bickers' child, defts. Pltf. demands from deft. according to contract made with them fl. 200. in zeewant. Deft acknowledge the debt, but say they have no more property of the child, but what is already loaned on interest to the City, which they repeatedly requested, so as to pay the same, which they again demand, and then undertake to satisfy the debt. The Court order, that the contract shall be produced before the Bench at the next session.

Mary Mattheus, P! v/s Jno Keen, def: The P! declares that the def! is Indebted unto hur uppon acc! the summe of fl. 481: 10. seawant for which she attached the def! effects in the hands of M! W! Dervall; Wen the Court ordered that it should be entred.

Philip Johns, Pit v/s John Keen, deft The plt decares that the deft is Indebted unto him by bill the summe of £17. 11. for wth he attached the Deft effects now in the hands of M! W. Derval; Wth this day was Entred by the Courts order.

From the nomination of those of the Court of Haerlem are this day elected by the W: Court and sworn in before the W. Mayor as Overseers

Daniel Terneur, Resolveert Waldron, David Maroo, Johannes Vernelie.

For Constable, Pieter Roelofsen.

New Yorck, feb! the 23d 16ff. John Beech, former Servant to J. Sharp being imprisoned for Stealing of a Gould ring and being by order of Court several times brought to the private pillour, to bring him to Confession where he left the same; and persisting still that he left it in a hole in y. Waal, out of W. it is taken away by some other person; Was this day Cleared by an Order of Court, out of his Imprisonm! and sett at Liberty; Present M! May! de Laval, M! John Laurence & Isaacq Bedloo, Ald'men.

Att a Mayors Court held at New Yorck the 28th of february A: 1671. Present Capt Thomas de Lavall, Mayor M: Matthias Nicolls, M: John Laurence, M: Olof Stevensen, M: Johannes Van Brugh, M: Isaacq Bedloo, Aldermen.



Timoty Gabrie, P^{1t} v/s Mary Dopzen, def: The P^{1t} as Atturney of Daniel Gabrie declares that the deft is Indebted unto him the summe of fl. 400. for w^{ch} the deft husband bound over to him a Lott of Ground and desires Judgem! ags! the same. The Deft saith that she made tender of paiment with 3 Hhds of tobacco W^{ch} W^m Paulse Likewise doth attest. The P^{1t} replyeth that he hath seene but one hhd w^{ch} prooved rotten. The Court Questioning the P^{1ts} Letter of Atturny, It was Ordered that the P^{1t} should bring in Court at the Next Court day, the former Letter of Atturny from Daniel Gabrie to Tielman van Vleeck.

David Jochemsen, Pit v/s Joseyn Verhagen, deft Suspended by a former Order.

John Coo, Pit v/s Mary Dopzen, def! Suspended till Next Court.

Johannes Hardenbroock, Atturny of the Widdow of Adriaen de Boor, P^{It} v/s The Curateurs of the Estate of Bartel Maen and Geertie Broeders, Def^{ID} According to the Order of the Last Court day the def^{ID} this day producing in Court the Coppy of the Inventory of the Estate of Bartel Maen made uppon his decease; Itt was ordered that the P^{It} might take out a Coppy thereof, if he would, and to returne his answer to the same at the next Court day.

Rodger Purchaze, Pit v/s Herry Hodger, def: The Pit declared uppon an Acct. of debt to the summe of fl. 425. 4 in Seawant for meat and drinck etz. for w^{ch} debt the Pit craves Judgemt agut the deft with Cost of Suit. The deft by his Atturney J^{no} Rider replyeth that he tendered the paiment in horses at the apprizement of Indifferent persons. Uppon hearing of the debates of both parties, the Court Ordered that Judgemt should be entred against the deft that the deft do make paiment of the sd debt within the space of two Months Next ensuing, together with Cost of Suit.

21. May 1671: Issued out an Execut uppon the Judgem!

Isaacq de Foreest, p!t v/s Jurrian Janzen Kuyper, def! Plt. demands from the def! per balance of a/c forty new beer half barrells according to handwriting. Def! denies the signature of the handwriting to be his hand. Symon Romeyn as witness to the aforesaid handwriting declares, that it is the def! hand and signed in his presence. Parties being heard by the W: Court, they condemn the def! to deliver the demanded half barrels to the p!! within the term of two months and to pay costs.

Pieter Nys, P!t v/s Jacob Teunissen Looper, def! Parties agreed. Pieter Nys, P!t v/s Jurrien de Kooper, def! the def! 2^d defaut. Peter Nys, Plt. v/s Fredrick Arentsen, Def! the def! 1 defaut. Nicolaes Bayard, P!t v/s Jno. Jefferies, def! the def! 3^d defaut.

Johannes Harberding, pltf. v/s Coenraet ten Eyck and Boele Roelofs, defts. Pltf. pursuant to order of the W Court of date 7th inst. deliver into Court the contract made between pltf. and the defts., as guardians of the minor child of the late Aeltie Bickers, which having been read and considered by the W: Court, the W. Mayor promises the defts. to speak to the Honbie Governor about the defts. claim and to do his duty in this regard, with further promise, whenever payment should be made to any of the City creditors, the defts. as guardians of the orphan child shall be preferred to all others.

Otto Gerrits, Pit v/s Warnaer Wessells, Def: The Pit saith that on the 15th of this Inst. he passing by the Deft howse, haveing a Jugge with about 7 Canns of rom in his hand, the deft came and tooke the st rom violently out of his hand etc. The deft answers that the st rom came out of the Cellar of Mt Knot, who being a Mercht might not deliver any drinck without a sworne porter was by, Wherefore the Deft as farmer of the Excize made seizure of the st Rom. The Court do order that the parties shall apply themselves to his honno! the Govern! who haveing farmed out the st Excize, can best explaine his Order; except his honno! doth referre them back to this Court; who then wil take Cognizance of the Cause.

Jno. Coo, Pit v/s Mary Dopzen, Deft Suspended till next Court.

Thomas Taylor, Pit v/s Mary Dopzen, Deft Ordered to put in a declaration.

Abell Hardenbrook, pltf. v/s Jan Roelofzen, deft. Pltf. complains, that deft. kept his runaway boy 14 days and demands satisfaction for the same. Deft. denies to have detained the boy, but says, that he gave him lodging for about 8 days and after he understood he was pltf's boy, he brought the same himself here to him. Cristiaen Pieters and Jochem Beeckman complain, that pltf. beats and treats the boy so, that the boy cannot possibly live longer with him, which the pltf. denies. Parties being heard by the W. Court, they discharge the deft. from arrest and order that the boy shall remain with his friends until next Court day,



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when the complaint on both sides, relative to the boy shall be further heard and decided.

M! John Lawrence producing in Court his acc! against J. Coopal deceased desiring that by virtue of his former Judgement he might be preferred uppon the Estate of the s. Coopal, Whereuppon the W: Court ordered that uppon his said Judgement he should be preferred, Provided his acc! be first Liquided and allowed of by the Curateurs of the s. Estate, who are to take out a Coppy thereof and returne their answer to the same at the next Court day.

Mary Matthews, Plt v/s Jno Keen, def! Suspended.

Philip Johns, Pit v/s Jno Keen, def! Suspended.

Egbert Meyndertsen, Plt. v/s Jno Garland, def: the def: 1. defaut. Egbert Mendersen, Plt v/s Lodowyck Post, def: the def: 1. defaut.

Timotheus Gabrie, P! v/s Warnaer Wessels, def! the P! to put in his declaration.

Capt. Tho. de Laval, P!t v/s Arian vanLaer, dest the dest 3d defaut.

Hendrick Jochemsen, Pit v/s Jacob deLooper, dest the dest 1. defaut.

James Lawrence and Niclis Pamer Masons Account for work done for the towne in the Yeare 1668: was this day allowed and ordered by the Court, that the Secretary should make paiement thereof to the summe of fl. 89. 10.

The Overseers of High Ways etz. answer in writing the petition of Mr. Stuyvesant dated 12 July 1670 presented to this honble Court and request the Honble Court to appoint some persons to inspect the matter and to give their decision on the fence in question. It is apostilled: The W. Court hereby authorize Pieter Stoutenburgh, Jan Vigne and Jacob Kipp to inspect the matter, to hear parties arguments and to decide thereon and hand the same in on the next Court day in case of non-agreement.

Uppon the petition of their Neighbours in Smith's Valley requesting that the Highway about the Water-gate might be repaired by order of this Court: Whereuppon the Worshipp. Court do hereby appoint Aldermen Laurence and Van Brugh to take a View and Inspection of the said highway, and to propose how the same best may be repaired, as also to take a View of the Corner Waal W^{ch} the Towne is to make before the house of

Long Mary, and to cause soo much wood to be Cut and brought downe to the place wherewith the st. Wall may be finished.**

Isaacq ffooreest, as guardian of the children of Mary Peeck, entering gives to know, that the lot sold by him to Joris Janse Van Hoorn and still charged with a mortgage in favor of Sybrant Janse van Wien was bought by Mary Peeck: he requests therefore, that he may be empowered to discharge the said mortgage and to convey the said lot. Which after question had been put was allowed and granted to the petit!

Att a Mayors Court held att New Yorck the 7th day of March 167f. Present M. Thomas de Lavall, Mayo!; M. Matthias Nicolls, M. John Lawrence, M. Olof Stevensen, M. Johannes van Brugh, M. Isaacq Laurence, Aldermen; M. Allard Anthony, Sherif.

The petition of Evert Pietersen and Hillegont Joris his wife being read and considered in Court requesting in substance, that the W. Court may authorize some persons to compose if possible the differences arising between the abovenamed Hillegont Joris and her children by a former marriage relative to their fathers property; the W: Court nominated and authorized M'. Cornelis van Ruyven and M'. Johannes de Peister, who are hereby requested to examine the matter in question and to hear the arguments on both sides; to reconcile parties if possible or otherwise to report their proceedings and award to the W Court.

Domingo and Manuel Angola, free negroes, being sent for to Court are informed, that divers complaints were made to the W: Court, that the free negroes † were from time to time entertaining sundry of the servants and negroes belonging to the Burghers and inhabitants of this City to the great damage of the owners: thereupon they are strictly charged by the W: Court not to entertain from now henceforth any servants or helps, whether Christians or negroes on pain of forfeiting their freedom in case it were again found, that they shall have harboured any servants or helps of others longer than 24 hours: which they were likewise ordered to communicate to the other remaining free negroes.

[†] Their farm lots are now partly occupied by the Astor Library.



^{*} This was the beginning of the construction of the present Coenties Slip, Long Mary's house or tavern on the N. side of Pearl Str. near the head of the Slip, where a wharf was now built.—O'C. See infra Septbr. 19, 1671.—B. F.

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Hans Dyckman Imprisoned uppon Suspition of being accessory to setting the Windowes of the State House on fire, This day being brought to a New Examination in Open Court, denyed all and every thing what was Laid to his Charge Concerning the sd Matter; Notwithstanding it was prooved to his face by the Wife of Bartel Lott, that he was out of doores about two a Clock in the Night, when the fact was done, Wthe Likewise utterly denyed; Whereuppon the Court uppon Mature deliberation, and not findeing sufficient proove against him Concerning the said fact, Neverthelesse great Suspition have therefore thought fitt to Condemne the sd Hans Dyckman within the space of eight dayes to depart this place and Province, and to remaine Banishd out of the same for ever: uppon the penalty of death in Case he be found hereafter in this Province as aforesd.

The Bakers of this Citty to witt Lourens vander Spiegel, Reynier Willems, Cornelis van Borsum, Cornelis Pluyvier, Hendrick Jans, and Anthony de Milt, (the rest being out of Towne or absent) being sent for and appearing in Court, It was proposed unto them by the Court, whether they thought it Convenient that the Corne might be Transported from hence to forraigne parts as heretofore hath been practicable: Where-uppon they all do reply, that if the Exportation be permitted that it is not possible that the Towne can be supplyed by them this next Sommer with Bread, Wherefore they all desired the Court that some Order & Care might be taken therein and that it should not be allowed that any Corne be Transported, except it was made to flower or Bread by w^{ch} Coopers and other Mechanics and other Laborers Kan in som part gett their Livelihood. W^{ch} the Court thought fitt to Communciate to his honn! the Governo!

Capt. Nicolls In the behalfe of his honn! the Governo! proposying to this Court whether they would sell his honn! the Vacant Strooke of ground which Lyeth betwixt the Statehouse and the New House of his honn!: Whereuppon the Court have thought fitt to Leave it to his honn! discretion to pay to the Towne for the said ground what his hon! thought fitt, Provided his honn! doth not cut off the Entrie into the prison door or Common Goale.

Whereas Capt. Dudley Lovelace and M. Paulus Leenderse on y. 6. of Septemb. last past Where appointed by this Court as Arbitrat. to En-

deavo! a Composure betwixt Jno. Damrille P!t and Thomas francen def! Concerning a Differance of a Lott of Ground by y! s! francen sold to y! s! Damrill; and Whereas y! s! Paulus Leenderse is departed for Europe and y! s! Damrill pressing for an end, The Court have therefore thought fitt to Nominate and appoint y! Nova y! s! Capt! Dudley Lovelace Secretary Nicolaes Bayard and Adolph Pieterse to view y! ground in Controversie and if possible to make a Composure betwixt them, and to make bring in their Report at y! Next Court.

Abel Hardenbroock, pltf. v/s Hendrick van der Borgh, deft. Pltf. says, he hired deft. as a servant for the term of 4 years to learn the shoe makers handicraft and complains, that the deft. has now for divers reasons run away. He demands therefore, that deft. shall be condemned to serve out his time; otherwise to satisfy the pltf. for board money for about 13 months time. Christiaen Pieterse and Jochim Beeckman as mediators for the deft. appearing complain, that the pltf. does not provide proper board for the above boy and so ill treats him with beating and kicking that it is impossible for deft. to live any longer with him. The W: Court having heard parties and having understood, that on both sides they incline to a separation, their Wors. decree and order, that parties on both sides shall be released from each other and that deft. shall pay pltf. for board etc. to date hereof the sum of one hundred guilders zewant and settle the costs incurred herein.

Att a Mayors Court held att New York the 28th day of March A. 1671. Present Capt Thomas de Lavall, Mayor; Capt Matthias Nicolls, M. John Laurence, M. Olof Stevensen, M. Johannes van Brugh, M. Isaacq Bedloo, Aldermen; M. Allard Anthony, Sherif.

Jan Harberding, Pit v/s Coeuraet Ten Eyck & Boele Roelofs, defter The Pit declares that the Defts are Indebted unto him for Learning of a Boy by Name Victor Bicker the Shoemaker's Trade, the summe of fl. 150. Seawant besides about 50 gilders more disburst by this Pit for necessaries to the Use of the said Boy, for wth debt this Pit Craves Judgem! agt the Defter with Cost of Suit. The Defter Confesse the st debt as Ouerseers and Guardians of the st boy and requested that the same might be paid to the Pit out of the Townes Revenues in part of the 2000 gilders Wth they have delivered for the st boy act to the former burgemasters uppon In-



terest, to the Use of the City, etc. Uppon hearing the debates of both Parties the Worshipp!! Court did decree and order that the deft should pay the sd debt to the P!t within the space of three Months, and that the sd boy shall worke it out till the Deft be repaid, and Concerning the deft further desire the Court do referre them to his honn! the Gov! unto whom it properly doth belong.

Timothy Gabrie, Plt. v/s Mary Dopsen, deft. The Pt declares that the deft husband George Dopsen is Indebted unto this Pt for the a/count of the Plts Brother Daniel Gabrie a summe of four hundred gild in Tobacco at six stiv per lb. being for an erve or lot of ground within this Citty which he hath bound ouer for the paient thereof, Wherefore this Pt Craves Judgemt for the st summe deducting what is paid thereuppon. The deft replyeth that she hath tendered the rest of the payment to this Pt who refused to receive the same in the last time of Warr. Uppon hearing the debates of both parties and examining of the papers produced in Court, Itt was Ordered that Judgement should be entred against the deft that the deft give in security to pay the st debt this next Cropp, in the hands of the Vendu Master Niclis Bayard in whose hands the st pay shall remaine untill such time the st Gabrie hath procured Legall proefe that he be the Atturny of the st Gabrie; and in the meanetime the Lott to remaine bound ouer till the debt be Satisfied and paid.

John Coo & Joseph thurston, Plin v/s Mary, Relict of George Dopsen, deft The plt declare that George Dopsen uppon his depparture bound ouer to those plin his howse in this Citty, to save them harmlesse from beinge security for the sd Dopsen to Mr payne of Boston for a summe thirtie three pounds, which summe these Plin have paid or verry neare to the sd payne's Satisfaction; Wherefore they desire Judgem agst the said house for the repaiem of the sd debt with Cost. Uppon hearing of the debates of both parties and perusing of the deft petition, the Court Ordered that the sd house of George Dopsen should remaine Bound ouer and Morgaged to the Plt for the repaiement of the sd debt with Cost of suit.

Jan Kyckuyt, pltf. v/s Christiaen Stoffels, deft. Pltf. demands restitution of fl. 23 zewant for a scythe loaned him and broken by deft. Deft. denies having broken it. The W. Court order deft. to return the scythe to pltf. in as good condition as he has received it from him.

Johannes Hardenbroock, Attorney of the Widow of Adriaen de Boer, Pt. v/s Jacob Kip and the rest of the Curateurs of Geertie, Widdow of Barthel Maen decd, defts. The Worshipp!! Court haveing perused and examined all the papers proefes and evidences on both sides produced in Court, and heard the debates and What More Concerning this Matter could be Alleadged by both parties, did decree & order that Judgement should be entred agt the deft. That the deft do pay and deliver up to this P!t all the Estate of the sd Bartel Maen according to Inventory made uppon the sd Bartel Maens decease, or the product thereof amounting according to the Vendu Mastr: account to the summe of fl. 2777: 14 in seawants Vallue, provided the deft deduct out of the same funerall and other Incidentall Charges; And doe further allow to the P!t three months time to proeve or discouer if he can that the deft or the Late Widdow of Bartel Maen have concealed any of the Effects of the sd Bartel Maen.

John Daaly, Pit v/s Anna Roomers, def: The Mayor promised to speake with Capt Dudley Concerning this Matter.

Warnaer Wessels, Plt v/s Otto Gerrits, Def: Uppon M! Mayors recommendation are the p'ties agreed.

Mary Goosens, Plt v/s Johannes Harberding, Def! The Plt. demands from the deft. fl. 25. Seawant for wth the Plt craves Judgem! agst the Def! with Cost. The def! ownes the debt, and promised the Plt paiement in few dayes. The Court ordered the def! shall pay the st debt within the space of one Month with Cost.

David Jochemsen, P! v/s Josyn Verhagen, def: Suspended by a former order.

Pieter Nys, pltf. v/s Juriaen Jans Kuyper, def! Pltf. demands from the deft. fl. 93. 12 in zeawant according to a/c delivered, with costs. Deft. remaining contumax in his appearance for three Court days, the W. Court decree and order, that deft. shall satisfy and pay the pltf. the afores! debt; with costs.

Nicolaes Bayard, Vendu Mast!, Pltf. v/s John Jefferies, def! The p!t declareth that the def! is indebted unto him for goods bought in the Outcry of the Curators of Bartel Maen the summe of fl. 52. 10. in seawant wth said debt this p!t hath several times demanded but Could Never receive it to this day, Wherefore the P!t Craves Judgem! agst the def! with Cost of Suit. The Def! remaining default three Several Court dayes;



The Court ordered that Judgem! should be entred against the def! that the def! shall make Imediat paym't of the sd debt with Cost.

Mary Matthewes, Pit v/s John Keen, Def: Suspended.

Philip Johns, Plt v/s John Keen, def! Suspended.

Egbert Myndersen, Pit v/s John Garland, Deft. the deft. 24 defaut.

Egbert Myndersen, Pit v/s Lodowyck Post, deft the deft. 24 defaut.

Timothy Gabrie, Pit v/s Warnaer Wessels, def: Ordered that the deft should take out of the office a copy of the declaration, and make his answer to the same at the Next Court day.

The Worshipp!! Thomas de Lavall, Esq!, P!! v/s Ariaen Van Laer, def! The P!! declareth that the def! is indebted unto him as p! account the summe of fl. 495. in seawant, we'h said debt the P!! hath several times demanded but Could never receive it to this day. Wherefore the P!! Craves Judgement ags! the def! with Cost. The def! remaining defaut three several Court dayes, The Worshipp!! Court ordered that Judgement should be entered against the def! that the def! shall make Payment of the s! within the space of — Month, with Cost of Suit.

Hendrick Jochemsen, Pit v/s Jacob de Looper, dest the dest 2d defaut.

Warnaer Wessels, P! v/s Margreat huwit, Def! It is Ordered that the P! shall put in a declaration agst the Next Court day.

Niclis Bayard, Vendu M., P. v/s John Garland, def! the def! defaut. The Worshipp!! Mayor desiring in the def! behalfe a suspence till next Court day, the P!! allowed thereof.

Niclis Bayard, Vendu M., P. v/s Lourens Jans Oost, def: the def: 1 defaut.

Nicolaes Bayard, Pit v/s Juriaen Janz. Kuyper, def! the def! 1 defaut.

Nicolaes Bayard, Pit v/s Mary Mattheus, deft the deft i defaut.

Nicolaes Bayard, Pit v/s Thomas Sprey, deft the deft. r defaut.

William Smith, Pit v/s Egbert Mynders, def: The deft to take out a Coppy of the Plt declaration.

Fredrick Gysberten delivering up in Court the Award of the Arbitrators by this Court appointed in the action of the st fredrick against John Garland, by wt award it appeared that the st Garland remained Indebted unto the said Fredrick the summe of two hundred gilders; for wt summe

the s⁴ Frederick desired Judgem! Ag⁴ the s⁴ Garlant with Cost. The Court Ordered that the P¹ should Cause the def! to be summoned ag⁴ the next Court day, and in Case of Non appearance that the Judgem! should be past.

M! Oloff Stevensen Cortlant, Pit v/s Jean Gerardy, def! The Pit declares that the deft is Indebted unto him the summe of fl. 302, in beav" for we debt this pit attached the howse and other effects of the st. def! now in the hands and Custodie of M! Jacob Varrevanger. Court ordered that the st attachment should stand good, till it be taken of by due Course of Law. Uppon the Petition of the porters or publicq labourers of Corne planckes etz requesting that this Court would be pleased to prohibit that no Corne Salt or planks might be carried up but by the said porters Complaining that many of the Inhabitants do Imploye other labourers in Carring of their Corne etz. Wth being taken into Concideration this Court did Confirme and graunt to the petitioners onely the Liberty to Carry up all Sortes of Corne Salt or plankes within this Citty provided one off them do Continually attend att the Wighouse during the weighouse is open, and hereby stricktly order & charge all prsons both Inhabitants and straingers not to Cause any Corne salt or planks to be Carried within this Citty by any other person or prons whatsoever but by the st porters except it be done by the owner thereof himself or by Servants or Negros of his owne, and in case any prson should offer to have it Carried Contrary to this Order thy shal neverthelesse be oblidged to pay the porters their Sallary in the same manner as if it had been Carried by them.

Whereas Dome Egidius Luyck by reason of ye weaknesse of Dome Samuel driesius now several tymes hath teached ye Word of God, with good satisfaction to this Court & ye Inhabitants of this Citty, for we're ye Court doe hereby returne him thankes were further desiere that he would be pleased to Continue therein until further order; we're being recomended to ye se Dome luyck, hee accepted thereof and promissed so to doe; Whereuppon itt was this day agreed uppon that from henceforth on Sabbath dayes ye Word of god shoul be teached, in ye foorenoone by Dome Driesius & in ye afternoone by ye se dome luyck, and this Court doe further p'mis to make him satisfacktion for his se service.

* See note in Vol. VI.



Att a Mayors Court held at New Yorck the 18th of Aprill 1671. Present Capth Thomas de Lavall, Mayor; M. Matthial Nicolls, M. John Laurence, M. Olof Stevensen, M. Johannes van Brugh, M. Isaac Bedloo, Aldermen.

David Jochemsen, Plt. v/s Josyn Verhagen, deft. The Plt declareth that the deft is Indebted unto him for fraight as pr. a/c: the summe of fl. 159: 10. seawant for wch debt this plt Craves Judgemt agt the deft with Cost of Suit. The deft remaining defaut Itt was ordered that Judgemt should be entred against the deft that the deft shall make paiement of the sd debt, except she or hur baile shall bring in other proefe, or Lawful Objections agt the sd account at the Next Court day.

Warnaer Wessels, P!t v/s Margreat, Widdow of Rendel Huwit, def. in an Act. of debt to y. summe of 2 Beavers. The Court ordered that in Case the P!t can make appeare, that the def! hath an Estate of hur deceased husbands in hur hands, that she then shal be Lyable to pay the debt; otherwise not.

William Smith, Pit v/s Egbert Myndersen, def: In an Act of dammages. Uppon hearing of both parties, the Worshipp! Court Ordered vppon the desire of both parties that if M! Noble at his Next Commeing here will Sweare, that he hath sent the Letter now produced in Court, to Egbert Myndersen and that the same was delivered to the said Myndersen, that then damages shall be paid by the Def! Egbert Myndersen, or otherwise the P!t to be non suited and to pay Cost.

Timothy Gabrie, Pit v/s Warnaer Wessels, def! It is ordered that the Pit should make his reply to the deft answer, and the declarations to be translated by the next Court day.

Otto Gerrits, Pit v/s Warnaer Wessels, def! The Court recommended both parties to agree between themselves; the differences being about the breach of the Orders of the Grand Excyse the Court cannot Order any thing herein except it be recommended unto them by the Governo!

The Court this [day] Ordered that for the future no Wine should be delivered by any Merch! out of his house or Celler, uppon any Tappers or burgers bill, without a sworne porter be present.

Burger Joris, Pit v/s Claes Ebells, Dest The Pit saith he hired from this dest the house where the dest now Lives in. The dest ownes it, but

Saith that she hired another house from Claes Jansen, who now refuseth to lett her have it. The Court ordered that she should summon the st Claes Jansen to appeare at the Next Court day.

Cornelis van Borsum, Pit v/s Rabba Coty, deft. The Pit saith that this deft Sould him a debt of 400 schipples of Wheat due to him from Assur Levy. The Deft saith that the sd Assur was not willing to pay it to the Pltf. The Court did decree that such a sale could not stand good, except the parties concerned who must pay the debt is willing to accept of it.

Egbert Myndersen, Pit v/s Claes Dietloffs, def! In an act of assault & Battery. Gerrit Huygen being sworne declareth that he see the Def! come to this Pit howse and asked the Pit man arian to [go] with him to his brothers who called for him; but the Pit refused to lett the st Arian go with him, and ordered the def! to go out of his house wt Def! refused to do saing he would first smooke it; Whereuppon the Pit gave the def! a push saing go from whence you came and soo got hold of each other and fel downe both against the Celler doore where the Pit hurted his head. Jan van de Water saith the same which oll the other side is deposed by Rerrit Huygen, he likewise being sworne in Court. The Court ordered that the def! before the Next Court day should agree and compose the differance and give satisfaction to the Plt. or else a Jury to be jmpannelled to trye what dammages shall be allowed to the Pit

Albert Bosch, P^{!t} v/s Hendrick Spanjart, deft. In an Act^a of debt to the summe of fl. 28. seawant. Uppon hearing of both parties, the Court ordered that the def^t should pay the s^d debt in seawant to the p^{lt} within the space of six weekes and Ordered the P^{lt} to receive it from David Jochems who accepted to pay it for the def^{ts} acc^t and to pay Cost equally betwixt them.

Egbert Meyndertsen, Plt. v/s Lodowyck Post, def! The Plt declares that the def! is Indebted unto him as p! Acct the summe of fl. 69. 3 Seawant and Craves Judgem! with Cost of Suit. The def! remaining defaut three following Court dayes, The Court ordered that Judgem! should be entred uppon his defaut that the Def! shall make paiment of the s! summe within the space of six Weekes next ensuing this date, together with the Cost of Suit.

1671 20 7b. Execution Issued out.



Egbert Mynderson, P! v/s John Garland, def! The P! declares that the def! is Indebted unto him as p! acc! the summe of fl. 90. seawant together with Cost of Suit.

The def! remaining defaut at three several Court dayes, The Court ordred that Judgem! should be entred uppon his defaut, and ordered the def! to make paiem! of the said debt within the space of Six Weekes Next Ensuing, together with Cost of Suit.

1671 20 7b! Execut" Issued out.

Fredrick Gysbersen, Pit v/s John Garland, def! The pltf. declares that the deft. is Indebted unto him as appeares by an Award bearing date the 9th of feb! last past, the summe of two hundred gild! seawant for with debt the Pit Craves judgm! ag! the def! with Cost. The def! remaining defaut, The Court ordered that Judgement should be entred ag! the Def! uppon defaut and ordered that the def! shall make paiement of the said debt within the space of Six Weekes Next Ensuing this date together with Cost of Suit.

Mary Mattheus, Pit v/s John Keen, deft Suspended.

Philip Johns, Pit v/s John Keen, def! Suspended.

Hendrick Jochemsen, P!t v/s Jacob Teunissen Looper, def! The P!t by his Atturney John Sharp declareth that the Def! is Indebted unto him as per Obligation the summe of one hundred and foure and thirty gilders, for which he Craves Judgem! ag!t the Def! with Cost of Suit. The def! remaining def! at three several Court dayes the Court Ordered that Judgem! should be entred against the def! to pay the sd debt within the space of six weekes next ensuing the date hereof, with Cost of suit except he the def! shall bring in Lawful Objections against the sd debt the next ensuing Court day.

Nicolaes Bayard, Pit v/s Juriaen Janz Cooper, def! the def! 2d defaut.

Uppon the Petition of the Curateurs of Jacob van Couwenhoven's Estate, showing that the st Estate will fall short verry much and consequently nothing will be left for the Widdow except something out of Charity be allowed hur; Wherefore the Petit uppon the Widdows request have advised withall or the Most part of the Cheife Creditors of the st Estate, who all in Generall Condescended that unto the st Widdow should be allowed the Moveables according to Inventory delivered in

Court, provided she payes out of the saime funeral and other Incidental Charges made since the st Couwenhoven's decease; And humbly requested the Approbation of this Court thereuppon. Apostille: The Court do well approeve of the aboue written Petition, and do hereby give their Consent and Approbation thereuppon.

From the nomination of the Overseers of the Public Roads and Fences on this and the other side of the Fresh Water, the W: Court elected as Overseers for the ensuing year:—

Jan Jansen Langestraat, Dirck Siecken, Jan Cornelissen de Ryck.

Who are hereby required to take due care, that the highways be kept in proper order and to conduct themselves according to the instructions for Overseers delivered to their predecessors.

Whereas the wagon road between this City and the Village of New Haerlem is impassable and this W: Court considers it necessary, that a road be maintained between this City and the abovenamed village, It is therefore ordered and directed by the W: Court, that the Magistrates of New Haerlem and the Overseers of the highways beyond the Fresh Water shall lay out together the most suitable road and that then, on the first day of the next coming month of May, the said road shall be made fit for use by the inhabitants of the Village of Haerlem and the house holders both on this and the other side of the Fresh Water, each for his limits; and that on such penalty as shall be fixed by said Magistrates and Overseers.

Egbert Woutersen, Pt v/s Sigismund Luycas, Def: The def: 1 default.

Nicolaes Bayard, Atturny of W? Pattesson, P! v/s Thomas Sprey, def! The P! declares that def! is Indebted unto the sd Pattisson for house rent as p! account the summe of fl. —— in zeawant, wch summe the P! hath severall times demanded but could never receive it to this day; Wherefore this P! Craves Judgem! against this Def! for the sd debt with Cost of Suit. The def! remaining defaut three several Court dayes, the Court ordered that Judgem! should be entred ag! Def! that the Def! shall make Paiement of the sd debt within the space of Six Weekes Next Ensuing the date hereof, together with Cost of Suit, provided the def! shall deduct what he can make appeare he paid in part of the said rent.

Nicolaes Bayard, Vendu M., Plt v/s John Garland, deft The Plt declareth that Def: is Indebted unto this Pit as Vendu Master for ve Account of Stoffel van Laer ye summe off fl. 1037: 11. being for a house and lott of ground sould to this Def! by a publicqu Outcry to be paid y! one half on ye 22th of Octob last past and the other halfe on primo May next ensuing; wth debt off the first payment this Pit hath severall times demanded but Could never receive itt to this day, Wherefore the Pit Craves Judgement against ye deft to make Imediate paiement of ye sd. Debt; or in Case off further delay that ye st house might bee Exposed to a New Sale & ye deft to beare ye lose thereof according to ye tennour of the Condittions in ye st publicque Sale declared; The deft remaining defaut three Court dayes, the Court ordered that Judgement should be entred uppon his defaut and ordered that in case ye defendant doo not make paiement or satisfaction of ye sd debt before ye first day of May next ensuing. That then ye sd house should be Exposed to a new Sale and ye deft to beare ye losse thereof, together with ye Costt of Suit.

Nicolaes Bayard, Pit v/s Warnaer Wessels, deft the deft 2d defaut.

Nicolaes Bayard, Pit v/s Lourens Jansen Oost, deft Suspended.

Nicolaes Bayard, Pit v/s Lodowyck Post, deft Suspended.

Nicolaes Bayard, Pit v/s Jno. Smedes, def: the def: 1 defaut.

M! Thomas Lovelace, P!t v/s Michiel Simkins & J. Foreest, def! Def! 1 defaut.

M! Thomas Lovelace, P! v/s Luycas Thienhoven, def! the def! 1. defaut.

Att a Mayors Court held at New Yorck the 16th day of May A. 1671. Capt Thomas de Laval, May'r; Capt. Matthias Nicolls, M! Jno. Laurence, M! Olof Stevensen, M! Johannes van Brugh, M! Isaacq Bedloo, Aldermen; M! Allard Anthony, Sherif.

David Jochemsen pltf., v/s Symon Janzⁿ Romeyn, curator of the estate of the late Reyndert Pieters, deft. In the matter in question between parties concerning the item of a/c and earned freight etc., the W: Court nominated and with the free will of parties elected as arbitrators Sieurs François Rombout and Pieter Jacobsen Marius, who are hereby required to examine the a/c, to hear the case argued by parties and if

possible to compose and reconcile them; if not to deliver in their report and judgment at the next Court day.

Timotheus Gabrie, Pit v/s Warnaer Wessels, def! The Pit making his reply to the defts answer, the deft desired ä Coppy thereof win is allowed him to return his duply to the same at the next Court day.

Mary Matthews, P! v/s Jno Keen, def! The Court do suspend this Cause till further Order.

Philip Johns, Ph v/s John Keen, def Suspended as aforesaid.

Egbert Wouterzen, Pit v/s Sigismund Luycas, dest the dest 2d defaut.

Mettie Wessels, P! v/s Samuel Edsal, def! the def! 1 defaut. Itt is ordered that Notice shall be given to the def! of the Attachm!

Jacob Lucena, Pit v/s Thomas Davis, def: The Plt. declares that he shipped on board the defts vessel a parcel of Stockings to be Transported for Albany, One doz: of wth Stockins the deft hath not delivered there. Wherefore the Pit Craves Judgemt for the Same with Cost. The deft by his Atturny Jin Sharp desired time to answer to the Next Court day. Wth is allowed him.

Thomas Davis, Plt v/s Jacob Lucena, Def: Ordered that the def: shall take out a Coppy of the Plts declaration and returne his answer at the Next Court day.

Mary Mattheus, Pit v/s William Bartelsen, def: The Pit demands by ballance of acc! fl. 77. The def! disownes the debt, except the Pit will take hur Oath that it be a real debt because he never spent or dronck wine in hur house since he paid hur Last a/c. by Dom! Luke. Itt is Ordered that the Pit if shee can shall proeve at the Next Court day that the def! drunck in hur house since he paid the last acc! or by want of proefe to be nonsuited.

Tryntic Clocq, Pit v/s Richard Painter, def: The def: 1 defaut. The Pit declares that the deft is indebted unto hur for $\frac{9}{m}$ house rent at 25 gl. per Month the summe of fl. 225. in Wampum, and whereas the Deft is departed from this Place without giveing hur satisfaction for the same, she the Pit hath attached the goods & effects of the deft now in hur house for the sd Rent. Evert Duycking Senior being sent for and appearing in Court attesteth that he hath bene present that the Pit and Deft agreed for the rent at 25 gl. per Month as aforesd. The Court Ordered that this Case



Should be Suspended till the Next Court day, and the attachment to stand good till further order.

Benjamin Johns, Pit v/s Richd Painter, deft the deft I defaut.

Nicolaes Bayard, Pit v/s fredrick Arentsen, def: Suspended.

Nicolaes Bayard, Pit v/s Warnaer Wessels, deft the deft 2d defaut.

Nicolaes Bayard, Pit v/s Juriaen de Cooper, deft the deft 3d defaut.

Nicolaes Bayard, Pit v/s Lourens Jansen Oost, deft the deft 2d defaut.

Nicolaes Bayard, Pit v/s Lodowyck Post, deft the deft 24 defaut.

Nicolaes Bayard, Pit v/s Roelof de Slaghter (the butcher), Def. the Pit desired a Suspence.

Nicolaes Bayard, Pit v/s John Smedes, deft the deft 2d defaut.

Nicolaes Bayard, Pit v/s Ino Rider, Deft the deft one defaut.

Ralph Hunt, Pit v/s Arthur Strongwick, deft the deft r defaut.

Andries Andriessen, Pit v/s Tho: Davits, deft. the deft I defaut.

Anthony Jansen, Pltf. v/s Thomas Davidts. the deft. 1 defaut.

M! Thomas Lovelace, Pt v/s Michiel Simkins & Isaacq Foreest, Defts. Deft 2d defaut.

M' Thomas Lovelace, P' v/s Luycas Thienhoven, def! the def! 2d defaut.

Jacob de Loopers Wife, Pi v/s Anna Roemers, dest the dest 1 defaut.

Uppon M! Laurence his desire that his acc! might be allowed and paid him out of the Estate of John Coopal; the Court ordered that the Curat. of the said John Coopals Estate should be summoned to answer the s.d acc! at the Next Court day.

Capt. Marten Kregier appearing in Court requests in substance:— That the Court would be pleased to order, how and in what manner the nomination should be made of a person for Lieutenant of his Company in place of Govert Loocquermans dec. *; 2ndly that it is expedient some

* Govert Loockermans came to this country in 1633, as assistant cook of the yacht St. Martin, and was taken by Gov. Van Twiller into the company's service. Having become a freeman he went back to Holland and m. 26 Feb., 1641, in Amsterdam Ariaentie Jans, with whom he returned to the Manhattans in the ship King David with a cargo of goods, as agent or factor for Gillis Verbrugge & Co. Hester Jans, sister of the abovenamed Ariaentie, m. Jacob V. Couwenhoven, and the year after Loockerman's return

order or heavy fine should be imposed on those, who delayed appearing on proper summons or beat of the drum. Which being taken into consideration by the W: Court it is decreed and ordered by the Worshipps:

First, regarding the nomination, that the same shall be made by the officers of the Burgher Corps, who shall send in a double number to the Mayor, who shall effect the election from said nomination by the Governor.

Secondly, that all those, who are unwilling or negligent to appear at their place of rendezvous on their officers command by beat of drum shall be mulcted in a fine of fifty guilders zewant to be applied by the officers as they shall deem proper.

Whereas Dom? Samuel Driseius has stated to us by petition, as well for himself as for the widow of Dom? Megapolensis decd, that divers persons are still in arrears to the previous allowance of the Preachers of this City, notwithstanding this W: Court did on the 11th February 166% order, that the arrears should be promptly paid within 14 days time after date of the aforesaid Order, on pain of execution; requesting further that such order should be made by this W: Court, so that the petitioners may receive the arrears of their allowance: therefore the W: Court decree and order, that before the merits hereof shall be disposed of, the Beadle of the Church, Willem Verscheuren, shall speak to all persons who by the list delivered in are debtors yet and still reside here, on the subject of their arrears, and note down the answer of each in particular in the margin of the list and deliver it in to Court on the Next Court day.

Harck Dircksen, pltf. v/s Symon Jansen Romeyn, curator of the estate of Ryndert Piettersen, dec.^d, def. In the matter in question between parties arising relative to an item of a/c and earned wages &ca.,

to this country, his sister Anneke was m. to Olof Stevensen V. Cortlandt. His first wife dying, Loockermans m. July, 1649, Marritje, widow of Tymen Jansen, of New Amsterdam, ship builder, whereby he came into possession of the lot betw. Pearl and William Streets. After a successful career in business and after having acquired considerable real estate, principally in the neighborhood of Hanover Square and on Broadway, he departed this life in 1671, leaving two daughters by his first wife—viz. Marritje, m. Balthazar Bayard, 1664, and Jannetje m. Hans Kierstede, 1667. By his second wife he had one son Jacob, a physician, who subsequently removed to Albany, N. Y. Elsie Tymens, dau. of his second wife, by her first husband, subsequently became the wife of Jacob Leisler.—O'C.



the Worship!! Court have nominated and with the free will of parties Elected as arbitrators S. François Rombouts and Pieter Jacobsen Marius, who are hereby required to examine the a/c and to hear the matter in question argued by parties and if possible to compose and reconcile them: if not to deliver in their report and judgment at the Next Court day.

Whereas several of y. Inhabitants of this Citty w. hath bene att y. Charges of Making a Stone Waal before their lotts allongst y. Waterside, do daily receive much damage by reason y. Walls w. Gelyne Verplanck & Thomas Wandel are to make are not made up. The Court therefore do hereby order and requiere y. Gelyne Verplanck & Thomas Wandel to Cause Y. s. Wall to be made up with all expedition or by further delay that some fine shal be inflicted uppon those that shal be neglective therein.

Att the Worshipp! Mayors Court held at New Yorck the 6th day of June 1671. Present Capt! Thomas de Lavall, Mayo!; M! Matth Nicolls, M! Jno Lawrence, M! Olof Stevensen, M! Johannes v. Brugh, M! Isaacq Bedloo, Aldermen; M! Allard Anthony, Sherif.

David Jochemsen, P! v/s Simon Romeyn, Curator of R. Pieters, def: Suspended.

Timothy Gabrie, Pit v/s Warnaer Wessels, def: The Plt replying to the def! Answer, the Court order that the def! should take out a Coppy thereof, and that a Jury should be Impannelled to trye the Cause at the Next Court day.

Mary Matthews, Pit v/s John Keen, def! Suspended.

Philips Johns, Pit v/s John Keen, def: Suspended.

Ralph Hunt, Pit v/s Arthur Strongwick, deft Parties agreed.

Andries Andries, Pit v/s Thomas Davis, deft the deft 2d defaut.

Anthony Jansen, Pit v/s Thomas davis, def! the def! 2d defaut.

M! Thomas Lovelace, P!t v/s Michiel Simkins & Isaacq Foreest, defts. Parties both defaut and therefore suspended.

M! Thomas Lovelace, P! v/s Luycas Tienhoven, def! Uppon hearing of both parties and perusing of the Bill wh is made to M! Coo and not at all to this P! the Court ordered that a Non suit should be entred against the P! and he to pay Cost of Court.

Egbert Woutersen, pltf. v/s Sigismundus Luycas, deft. Pltf. de-

mands from deft. the sum of fl. 105 in zeawant with costs. Deft. remaining default three Court days, it is by the W: Court decided and ordered, that judgment should be entred against him on the same default and fhey order deft. or his bail to pay the aforesaid debt to the pltf. with costs. 1671. 28 June. Execut. Issued out.

Jacob Lucena, Pit v/s Thomas Davis, deft 2d defaut.

Thomas Davis, Pit v/s Jacob Lucena, Deft 2d defaut.

Harck Dircksen, Pit v/s Simon Romeyn, Curator of R. Pieters. Suspended.

Frans Hendrics, Ph v/s Carsten Cornelissen, deft both defaut.

Willem Waldron, Pit v/s Evert Dircksen, deft the deft i defaut.

Josiah Hunt & Rebecca his Wife, Pit v/s Catherina Harrisson, def: Suspended.

Stoffel van Laer, pltf. v/s Jan Pieters, shoemaker, deft. The pltf. demands from deft. fl. 120 in zeawant for rent with costs. Deft. says, he offered to pay pltf. in goods, as he cannot get any zeawan. The W: Court having heard parties, condemn deft. to pay the pltf. the demanded debt in zeawan within the time of one month, with costs, unless the deft. shall otherwise satisfy some of the pltf's creditors for the pltf's a/c.

Collonel Lewis Morris, by his Atturny Richard Morris, P^{lt} v/s Henry Lyon, def! In an action of the Case. M! John Lawrence produced the def! in Court and desired to be discharged of being baile wth is allowed him. The P!t putting in his declaration, the def! desired a Coppy thereof to returne an Answer at the Next Court. And at the def! request the C!t tooke the def! word for his appearance at the Next Court day.

William Merrit, P!t v/s Otto Gerrits, def! The def! I defaut. The plt demands from the def! fl. 73.

Richard Morris, Pit v/s Herry Lyon, def: In an action of debt.

The Pit declares to be agreed concerning this Act with the def!

Assur Levy, Pit v/s Christiaen Pieters, def: The deft i defaut.

James Mills, P! v/s M! Cornelis Steenwyck, def! The P! delivering in his declaration the def! Atturny desired a Coppy thereof we is allowed him.

Nicolaes Bayard, Vendu Mr, Pit v/s Juriaen Jansen Cooper, deft



In an Act. of debt to the summe of fl. 164. 10. seawant. The P!t Craves Judgem! against the def! for the paiement of the sd debt of fl. 164. 10. Seawant due to him from this def! for Outcry Monney, together with Cost. The Def! remaining default to appeare in four severall Court dayes, the Worshipp!! Court ordered that Judgement should be entred against the Def! uppon his defaut, and ordered him to make Imediat paim! of the sd debt, with Cost.

Nicolaes Bayard, Vendu M!, P!t v/s Warnaer Wessels, def! In an act! of debt to y! sume of fl. 185. 12 seawant. The P!t Craves Judgem! against the def! for y! paiment of y! s! debt of fl. 185. 12 sewant du to him from this deft for outcry Money together with Costs. The defend! remaining defaut to appeare in four severall Court days y! Worshipp!! Court ordred that Judgement should be entred against y! def! uppon his default and ordred him to make Imediate paiement of y! s! debt w! Costs.

Nicolaes Bayard, Vendu Mf, Pf v/s Lourens Jansen Smith, deff In an Acci of debt to yf Sume of fl. 113. 8 seawant. The Pf craves Judgement against yf deff for yf paiement of yf sf debt of fl. 113: 8 sewant due to him from this deff for outcry mony together wf Costs. The deff remaing defaut to appeare in fouere severall Court dayes, The Worshipp! Court ordred that Judgement should be entred ag nst yf deff uppon his defaut and ordred him to make Imediate paiement of the sf debt with Costs.

Nicolaes Bayard, Vendu M., P. v/s Lodewyck Post, def. In an Action of debt to y. Sume of fl. 111.12 sewant. The P. craves Judgement agast y. def. for y. paiement of y. s. debt of fl. 111.12 seawant due to him from this def. for Outcry Mony together with Costs. The def. remaining defaut three severall Court dayes y. Worshipp. Court ordered that Judgement should be entred ag. y. Def. uppon his defaut and ordred him to make Imediate payment of y. s. debt with Costs.

Nicolaes Bayard, Vendu M^e, P^{le} v/s John Smedes, def^e. In an act^e of debt to y^e sume of fl. 149. 18 seawant. The P^{le} Craves Judgem^e again^e y^e y^e Def^e for y^e paiment of y^e s^d debt of fl. 149. 18. sewant due to him from this def^e for outcry Monny together with Cost. The def^e remaining defaut fouere Several Court dayes, the Worship^{le} Court ordred that Judgement hould be entred ag^{ee} y^e s^d def^e uppon his defaut and ordred him to make Imediate paiment of y^e s^d debt togeth^e w^e Cost.

Tryntie Clocque, Pit v/s Richard Painter, def! The Pit declares that ye deft is indebted to hur for 8 months house rent ye sume of fl. 160, deducting fl. 36. received thereuppon for we she attached ye goodes of ye deft now in ye sd house and humbly Craves Judgemt thereuppon. The deft remaining defaut ye Court ordered that Judgemt should be entred age ye deft uppon his defaut and do Condemne ye sd attached goodes towardes ye satisfying of ye sd debt we Costs.

Mistis Anthonie, pltf. v/s Jan Harmensen, deft. Pltf. says, she agreed with and paid pltf. for the making of a churn, which deft. has also made but it is not merchantable; therefore she demands of deft restitution of the paid fl. 25 with costs. Deft. says, sd churn is saleable and offers to submit himself to the decision of two impartial coopers. The W: Court refer to Jan Jansen van Breestede and Evert Wessels to inspect the churn in question and in case, they do not find the same merchantable, they order the deft. then to return the money, but being found merchantable, the pltf. shall then be bound to receive the churn.

Uppon the Petition of Rodger Purchase humbly desiering that the Sherrif might be ordered to serve y. Execution uppon the Judgem! of Court obtained against henry hedger etz. The Worshipp!! Court do order that in Case henry hedger do not Comply w!h this Petit! satisfye y! within written Judgement within y! space of 14 dayes next Ensuing, that then y! Sherrif shall serve y! Execution uppon y! s.d Judgement without any further delay.

Uppon y. Complaint of Abel Hardenbroeck this Worship!! Court this day ordred that in Case the def! Hend! Van: borgh did not satisfy y. within written Judgem! that his father M! Jacob Fabritius or the person that appeared in Court in his behalfe should be lyable to satisfy y. same.

Benjamin Johns, P!t v/s Richard Painter, def! The P!t declares that this def! is Indebted unto him as p! acc! the summe of fl. 156 for wth Debt this P!t attached some of the def! Effects now in the house of tryntic Clocq and humbly Craves Judgement thereuppon. The def! remaining defaut the Court Ordred that Judgement should be entred uppon all his defaut, and do Condemne the said attached goods towards the satisfying of the said debt, with Costs, provided the first attachment and Judgement of tryntic Clocq shall have precedence and be first satisfyed.

Lourens Sachariassen Sluys, pltf. v/s Dirck Janzen van Devent!,



alias Smit, deft. Pltf. demands from deft. for earned monthly wages, the sum of fl. 656, one half in zewant and the other half in goods at zewant price. Deft. promises to pay pltf. within six weeks time. The W. Court condemn deft. to pay the aforesaid sum of 656 fl. in 6 weeks with costs.

Cornelis van Borsum, pltf. v/s Jan Gerrits Couwenhoven, deft. Pltf. demands from deft. the sum of fl. 380. 3 zewant according to notarial obligation, with costs. Deft. admits the debt, on condition that pltf. has first the carpentry work constructed according to obligation. The W: Court having heard parties and examined and viewed the obligation, decree and order, that the pltf. shall cause the promised carpentry work to be made according to obligation, which done they condemn the deft. to pay the debt aforesaid to the pltf. and the bailbond of the attachment to stand good meanwhile until payment be made.

Att a Speciall Court held In New Yorke by ye may! and Aldermen thereof, ye 19th of June 1671. Present Capt Matthias Nicolls Depty Mayor; M! John Laurence, M! Olof Stevense Van Cortlant, M! Johannes Van Brugh, Aldermen; M! Allard Antony, Sheriff.

M. Isaacq Bedloo & M. W. Dervall, P. v/s Rabba Coety, Jewe. Def: The plts declare that on your 15th of this Presentt Month June, they absolutely did Bargaine and sell unto this deft a Ketch Called ye tryall with all hur furniture, in ye presentt Condition She Now is Riding at ancor in this Rhoad, in Consideration of ye summe of three Hundred poundz in flower at twentie shillings p! hundred; and whereas ye Def! now Refuseth to stand to his bargaine, ye Pis humbly do Desire Judgem! of this Court for ye performance of yes Bargaine. The Deft utterly Denyeth that he Struck up ye sd Bargaine wth ye Plin but onely made some proposalls web ye plts did not like nor accept of, and therefore brooke of Withoute Concluding ye st bargaine. Capt. John Carr being Sworne in Court deposeth y! hath heard y! Def! say, that he had bought y! sd Ketch but Could nott pay all in flower, otherwise he should have none Left to Load in ye sd Ketch. The Jury brought in their Verdict and found for ye plantives, and that ye Deft pay to ye plu ye summe of three Hundred pounds in flower at 20. P. Hundred pounds with Cost of Suite:-Whereuppon ye Worshipp" Court ordered that Judgem! should be entred accordingly and ordred ye deft to fulfill his said bargaine & pay Costs of Suite.

0L. **V**I.—20

JURY.

Capt Rich⁴ Morris, Johannes de Peyster, W. Beeckman, Jn. Payne, Niclaes de Meyer, Stoffel hooglant, Joseph Knott, Ely Douty, Timothy Gabrie, Sam¹¹ hilton, henry Obe, W. Osborn.

Att a Court of May! & Aldermen, held at New Yorck this 11th day of July, 1671. Present Capth Matthias Nicolls, Depty Mayor; M! John Laurence, M! Olof Stevensen, M! Johannes Van Brugh, Aldermen; M! Allard Anthony, Sherif.

David Jochemsen, Pit v/s Symon Romeyn, Curator, def: Suspended.

Harck Dircksen, Pit v/s Symon Romeyn, Curator, def: Suspended.

Timothy Gabrie, Pit v/s Warnaer Wessels, def: The Deft was this day ordered to delive to this Pit a Coppy of his duply, at furthest 24 hours before next Court day, and the Jury then to deside the Cause.

Jno Matthews, Pt v/s John Keen, deft Suspended.

Philip Johns, Pit v/s John Keen, def! Suspended.

Andries Andriesen, Pit v/s Thomas davis, deft both Pties defaut.

Anthony Johns, Pit v/s Thomas Davis, def! Parties agreed.

Jacob Lucena, Pt v/s Thomas Davis, def! In case the parties do not agree betweene themselves before the next Court, then to bring in their Witnesses to be decided By the st. Court.

Thomas Davis, Pi v/s Anthony Jans, Def: Order as above.

W. Waldron, Pit v/s Evert Dircksen, deft Suspended.

Josiah hunt & Rebecca his Wife, Pit v/s Catterina harrison, deft The deft remaining defaut, and the Pit desiring Judgemt agt the attached Goods belonging to this Pit Itt was this day ordered that the Attached Goods be delivered to the Pit they giveing sufficient security for the same, provided the goods which might be subject to spooiling be first apprized by indifferent Persons and this Court do hereby authorize Capt? Richard Morris & Mt fredrick Philips to make sd apprizement.

Collonel Lewis Morris by Richard Morris and andrew Rider, his Agent, Pit v/s Henry Lyon, deft. Suspended till next Court.

James Mills, P! v/s M! Cornelis Steenwick, def! The def! desires time to answer the next Court day.

Jacob Fabricius, Pit v/s Marten Hofman, deft both pities defaut.



Thomas Wandel, P! v/s Jnº Backer, def! the Plt haveinge not Notice of this Courts sitting, this Case suspended.

Fredrick Philipsen, Pt v/s Lewis Morris & Richard Morris, defts. The Pt is ordered to put a declaration in wryting by the Next Court day.

James Matthews, Pit v/s Lewis Morris & Richard Morris, defts. Order as above.

Dirck van Clyff, pltf. v/s Gerrit Hendricx, deft. Pltf. demands from the deft. fl. 75. 5 zewant, balance of a/c with costs. Deft. demands copy of a/c which the W: Court grants him.

Dirck van Clyff, pltf. v/s Guilliam Honneur, deft. Parties agreed. Pieter Nys, Pit v/s Lourens Oost, deft the deft r defaut.

Peter Nys, Pit v/s Ralph Huttchisson, def: The Pit demands from this deft the summe of Sixty gild, for wth Thomas hatfield remained security but this Pit could never receive it from him. The deft answers that he hath alreadie discounted soo much with the st hatfield uppon the Pits accompt. The Court do recommend the pities to agree betweene themselves before Next Court day, or otherwise that then Judgement shall be past hereuppon.

Otto Gerrits, P. v/s Warnaer Wessels, def: The Court ordered that this Action should be throwne out the Court, according to a former Order.

Neeltie Cornelis, Wife of Jacob Looper, Pit v/s Anna Roomers, defin an act of defamation. The Pit haveing no evidences to proeve hur Compli was this day NonSuited, and to pay Costs.

Pieter Nys, Pit v/s Jacob teunissen Looper, def: Suspended by reason the def: hath not due notice.

Philip Johns, P^{lt} v/s John Cooly, def! The P^{lt} demands from this def! by an assignm! from Capt. blagge fl. 90. Zewant. The def! replyeth that he owes unto Capt. blagge but 3 bevers w. ditto blagge ordered him to pay to M! de Meyer. Uppon hearing of the debates of both p'ties and there appearing no Order that the s. bevers should be paid to M! de Meyer, Itt is Ordered that the def! shall pay the s. 3 beavers to the P!t and this P!t to pay Costs.

Warnaer Wessels, P^{tt} against Stoffel van Laer, def! Parties are ordered to deliver to each other a/cs on both sides for the Next Court day.

William Merritt, Pit v/s Otto Gerrits, deft The Plt demands from this deft fl. 73. The Deft replyes that he hath some account in Contra. The Court ordered the def to bring his acc in, the Next Court day.

Capt John Manning, Pit v/s Marten Hoffman, deft The Court refferre the hearing and if possible the determination of this Cause to M. Johannes de Peister & M. Jeronimus Ebbing, but in Case of non Composure or determination, to returne it back to this Court.

Nicolaes Bayard, Pit v/s Marten Hofman, def: Order as abovesd

Uppon the Complaint of Pieter Nys, Curat of the Estate of Bartel Maen deceased; It is this day ordred that in Case John Garland do not satisfy the debt contracted for the house bought in publicq outcry from the st Curateurs, before the next ensuing Court day, that then Execution Shall be Issued out uppon the Judgement of the Vendu M! Nicolaes Bayard agst him.

Alderman John Lawrence in the behalfe of J. Barker Complayning to this Court, that an arrest was made uppon £4: oo belonging to the so Barker in the hands of M. Sandford, we arrest is not prosecuted and therefore Craves a NonSuit. The Court ordered that a NonSuit should be entred agst the st arrest, and that the Complainants should be sett at Liberty.

Benjamin Johns this day delive in Court his Acct of disbursemt in makeing of the Stone Well in the State-House-Yard amounting to fl. 194. 10. sew! The Court approved thereof and orddered the Secrety to make paiement accordingly.

Whereas Ariaen Appel hath been appointed by this Court together with Simon Jansen Romeyn to be administrators of the Estate of Reyntie Pieters deceased, we said Appel hath now of Late removed his dwelling Place from hence to Albany, Wherefore the st Romeyn humbly requested that another fitt person might be appointed by this Court as Administrator, in the stead of the st Appel. Wee have therefore thought fitt to Nominate and appoint and do hereby Nominate and Appoint M: Gelyn Verplanck of this City, Merch! together with the sd Simon Jansen Romeyn to be Curateurs and Administrators of the st Estate for to act accomplish and performe in as full & ample Manner as Lawful Administra" by the Lawes of this Governm! are Allowed to doe; dated, ----.

Rachel Davenport, Pit v/s Humphrey Davenport, deft The Court



do suspend the hearing of this Cause till fryday at Nine of the Clock in the forenoone.

Thomas de Lavall, Esq!, P!! v/s Pieter Groenendyck, def! In an Action of y! Case. The P!! by his Atturny J. Rider this day Delivered in Court his declaration ag! y! Def! and withall Desiring in regard y! most part of his Witnesses are at Albany that three months time might be given him to proeve his declaration. The def! utterly denyeth y! most part of y! allegations w! y! p!! hath Inserted in his declaration and humbly Craves for a Non Suite, and that he might be released of his Arrest. The Worshipp!! Court ordered that y! def! for this present time should be Released from his Arrest provided y! Same be no prejudice to y! p!! action, And that y! def! shall give in bond to answer y! s! Action here uppon due and Legall warning and Summation of y! same.

Uppon his honn! ye gouven! Letter of Recommandation that ye Court together with some of ye Officers of ye Church should take into Consideration how ye Salary for ye Expected Minist! from Europe may be Raised ye Court thereuppon have thought fitt to appoint a private Court to be held on fryday Next being ye 14th of this Instant in ye afternoone at — a Clocq and do further desire ye Late Aldermen together wh ye present and ye Late Church Officers will give they attendance at ye st time to Consult wh them Conserning ye premises.

Att a private Meeting of y. May. Court held at New Yorke; Y. 14th, of July, 1671. Present Capt. Matthias Nicolls, Depty Mayor; M. John Laurence, M. Olof Stevense, M. Johannis van Brugh, Aldermen; M. Allard Anthony, Sheriffe.

Uppon y^e petition and Complaint of Rachel Dauenpoort against hur husband M. Humphrey Dauenpoort, alleadging that for many yeares together she hath undergone a bitter and wearisome life by Reason of hur husbands Inhumane usage Blowes, and Cruel Carriages towards hur, In soo much that she is forct to take up a Resolution for ever to seperate her selfe from him; and this Court having heard y^e request of y^e s^d M. Davenpoort thereuppon, denying all, or y^e most part of what was alleadged agst him, although of severall things proefe was made; yet this Court finding no Lawfull Reason for a Divorce Endeavoured to perswade both parties to a frindly Composure, and that all former differences

should Remaine in Oblivion; unto w^{ch} y^e s^d p^rties for y^e present could not be p'swaded; Wherefore this Court have thought fitt to desire and authorize Captⁿ John Manning and Captⁿ J^{no} Berry, at their Convenient time, before next Court day, to use all possible meanes and perswations for a Composure betwixt y^e s^d parties w^{ch} if it Could be effected would be very acceptable to this Court; but if it should happen that they should nott succeed therein, this Court do hereby order that both parties shall returne to each other their owne wearing and Apparrell and that y^e s^d M. Humphrey Davenpoort shall Contribute towards y^e Maintaining of his Wife and Children, according to his Ability, as he in y^e p'sence of this Court hath promised to doe.

In Obedience, To his Honn! y. Govern. Letter and in pursuance of this Courts Order thereuppon this day, Appearing in Court y. former Magistraets together with y. present & former Church Officers of this Citty, unto whoem y. Worshipp!! Court Manifested y. Reson of this present Meeting, tendring onely for to advise together, how the sallarie, w. is promised towards y. Maintennance of y. Expected Minister might be raised, whereuppon y. following proposalls where made and presented to this Court:—

Imprimis. That, whereas y. Great Excyse in the first beginning was Raysed, onely towardes the Maintainence of the Ministers, that therefore the Minist ought to be paid out of the s. Excyse altough some advancem should be made thereuppon.

- 2^{ndly} That y. Burger Excyse might be Raised soo Much as will Maintaine y. Minist. and Satisfie other Necessarie Charges.
- 3^{rdly} That the Costumes uppon y. Importation of Rom and Wines might be Raised from 4 to 5 p. Cento or more.
- 4¹⁷. That an Imposition might be Raised uppon Rom going up for Albany & Esoopus.
- 5^{thly} That all Townes Charges might be Levyed by a Genn^{el} taxe, as itt is practicable by y. Neighbouring Townes, provided y. Excyze be taken off.

Uppon wth proposals, answer was made, that yth Sallary of the Ministers by yth English, usually is Levyed, by a taxe, & that about two yeares since, yth Ministth was paid by the townesmen. Whereuppon itt was Replyeth that in Case yth Necessity should Requiere a taxe itt should be much



better that a Levy be made uppon any other accompt as for the Maintenance of a Minist! & Secondly that y! Ministers abowt two Yeares since where paid by the townes Men was onely occasioned by the tyme of Warre, when the Goverm! was not able to Maintaine them, & therefore it was then Likewise proposed to Continue but for one or twoo Yeares, by a volluntarie Contribution; finally uppon Severall Debates, Concerning y! former proposals, Itt was Mutually Condiscended unto for to Returne for advise viz!

That itt would occasion a Great discontent amongst the people, to be both taxed & to pay Excyse Wherefore itt is in genn^{aly} proposed, that y. Grand Excyse should be something Raised, & that an imposition should be Laid uppon Rom going for Albany & Esopus and that y. selling of Licq. to the Indians should be p. mitted as it is throughout all the governm: and some Excyse or Imposition should be Raised thereuppon, or Otherwyse that all the Excyses should be totally abolished; and a Genn^{al} taxe for all towne Charges be made.

Att a Mayors Court held at New York the 16th of July At 1671. Present Capt Matthias Nicolls, Depty May!; M! John Laurence, M! Olof Stevensen, M! Johannes van Brugh, Aldermen; M! Allard Anthony, Sherif.

David Jochemsen, Pit v/s Simon Romeyn, Curat! of R. Pieters, deft. suspended.

Harck Dircksen, Pit v/s Simon Romeyn, Curat' of R. Pieters, deft. suspended.

Timotheus Gabrie, pltf. v/s Warnaer Wessells, deft. Pltf. says and proves by his sales book, dated 3^d January in the year 1662, to have sold at public auction to Gerrit Hendricx dec^d, late Weighmaster of this City, an hogshead of wine for the sum of fl. 162 in seawant, for which deft. then remained security, as more fully appears by said salesbook, and as the pltf. could not receive his pay from the aforesaid Gerrit Hendricx, the pltf. therefore demands payment from the deft. as security therefor with costs. Deft. denies having been security and maintains, that pltf. ought to produce his handwriting therefor. The jury brought their verdict into Court and give as award and decide, that the salesbook deserves full credit and therefore grant the pltf's demand. The W: Court

agree with the aforesaid verdict and order, that judgment be entered against the deft. and direct the deft. as security for the s^d Gerrit Hendricx to pay pltf. the aforesaid fl. 162 with costs.

Y. 28th of Jully the Execution Issued out.

JURY.

Fredrick Phillips, Balth! de Haert, Willem Bogardus, Dirck van Clyff, Simon Romeyn, Guillam de Honneur, Claes Bordingh, Adolf Pietersen, Abel Hardenbroeck, Pieter Stoutenburgh, Balthaz! Bayard, Pieter Nys.

John Matthews, Pit v/s John Keen, def: Suspended.

Philip Johns, Pit v/s John Keen, deft Suspended.

Jacob Lucena, Pt. v/s Thomas Davis, def: In an Act. of the Case. Upon hearing of both Prties, the Worshipp!! Court did decree and Ord! that in Case the P!! hath made it appeare before M! May! de Lavall that he made delivery of the one dozzen of Stockens now in Controversie to this Def! as he the P!! doth alleadge he hath done, Then the sd Def! is to make payment of the sd one doz! of Stockings now missing to the P!! or the true Vallue thereof, and each prtie to pay their owne Charges.

Thomas Davis, Pit v/s Jacob Lucena, def! In an Act of debt for fraight to the sum of fl. 121. seaw! Uppon hearing of both parties, the Court ordered the def! or his Bayle, M! Balthazar de Haert to pay or discount the st summe of fl. 121. seawant with this Pit and each prie to pay their owne Charges.

Willem Waldron, Pit v/s Evert Dircksen, deft In an Act of the Case, Suspended.

James Mills, Pit v/s M. Cornelis Steenwik, def. The deft by his Petita sheweth that whereas the Pit hath commenced a suit agast the Deft and the Defend! perceiving the pit hath no vizible Estate within the reach of this Governm! and therefore desired that the deft might be ordered to give in good security for the Prosecution of his suit and satisfying of the Judgem! which might passe against him; uppon who the Deft is willing to Joyne Issue with the Pit, alwayes Provided that the Articles of surrender be not thereby any wise infringed or broocken by one or the other. The Pit makeing a Long reply to the sd Petita In Wryting, Itt was ordered that this Case should be suspended Withall, till next Court, or till M. Mayo! de Lavall's returne from Albany, who best can

give reason why no Security was taken at first uppon entring of the Action.

Goert Olphertsen, pltf. v/s Annatie Gerrits, deft. Pltf. demands from deft. the sum of fl. 106 in seawant for wages and lime delivered as p! a/c. Deft's son in law appearing says, that pltfs. work is not properly done; he also says, he can pay in linen. This pltf. denies. The W: Court authorize Sander Stulther and William Churcher to make inspection, whether the work is properly done, which being so found, they condemn the deft. then to pay the aforesaid fl. 106 zewant with costs.

Marten Hofman, pltf. v/s Jan Roelofsen, deft. Pltf. demands from deft. according to handwriting the sum of one hundred gilders sewant and 400 lbs. of tobacco, for which debt the pltf. has attached the deft's tobacco and other effects in the hands of Claes Mellis and demands that said effects be condemned the rather, as he warned the deft. three several times to come here from Flatbush, to satisfy pltf. for the s⁴ debt. The deft. remaining in default in appearing and answering to the said attachment, It is by the W: Court decreed and ordered, that the s⁴ debt shall be satisfied and paid to the pltf. out of the above mentioned tobacco and other the defts, effects, with costs.

Thomas Wandel, Pit v/s John Backer, def: The Pit remaining defaut to prosecute his action, Itt was ordered uppon the defts desire that a Non Suite should be entred agt the Pit and to pay Cost.

Collonel Lewis Morris by Richard Morris and Andrew Rider his agents, Pits v/s Henry Lyons, def: The Pit declares that you def: with one John Burr became Indebted to your side Rider, servant to Coll. Morris in your summe of one Hundred and Seaventeene pounds, as politication: bearing your 8th day of June 1666: more at Large doth appeare, for word debt your Pit Humbly Craves Judgem! agot your Def! with Cost. The def! replyes that and your side June have bound themselves Jointly but not severally for your side debt, and that some part thereof is payd and saith that this deformation Remainder part of your side debt, hath bene Reddy severall Yeares past and is still Reddy to be payd at fairfield where you debt is Contracted, and your paym! must be made, as appeares by an agrem! bearing date your first of June 1666, unto word agrem! your def! bill hath a Referrance. The Jury brought in their Verdict and find your bill due, and that your def! pay your Contents thereof according to agrem! Whereuppon your Worshipp!! Court

ordered that Judgem! should be Entred ag! y! Def! according to Verdict, and y! def! to pay Cost of Suite.

JURY.

Peter Jacobsen, Jonas Bartelsen, Alex: Watts, Matthew Mahu, W. Merrit, Thomas Tayler, W. How, Jacob Lesseler, Edward Smith, Sam. Draek, Timothy biggs, Dirck van Clyff.

Frederick Philips, Pit v/s Lewis Morris & Richard Morris, deft A. Coppy of the Pit declaration, to be taken out by the Deft

James Matthews, Pit v/s Lewis Morris & Richard Morris, def: Order as above.

Pieter Nys, Pit v/s Lourens Jansen Oost, deft. the deft 2d defaut.

Willem Waldron, Pit v/s Isaacq Foreest & his Son, defts the defts 1 defaut.

Warnaer Wessels, pltf. v/s Stoffel van Laer, def: Pltf. demands from deft. the sum of fl. 331. 2½ zewant as p! a/c delivered, with costs. The deft. failing to appear and to deliver in his offset a/c according to the last order of the Court dated ——. It is therefore ordered and decreed by the W: Court, that the deft. shall pay the pltf. the aforesaid debt with costs.

William Merrit, Pit v/s Otto Gerrit, Def: In an Act of debt to the summe of fl. 73. Seawant. Uppon hearing of both Prties the Worshipp Court did decree & Order that Judgem! should be entred ags the def! that the def! should make payment of the sd debt in good Commodities to the Pits Liking, at Price Curr! and to pay Cost.

Capt J^{no} Manning, P^{lt} v/s Marten Hofman, Def: The Arbitrators returning their Report that they could not perswade p^rties to a Composure, It was Ordered, that the def! should make paiment of the summe for w^{ch} the house is Morgaged for to Dirck van Clyff, to the end the house may be Cleared to the P^{lt} and the def! to pay Cost.

Simon Romeyn, Pit v/s John Garland, Deft. the def 1. defaut.

Simon Romeyn, P! v/s Maddeleen van Vleecq, def! the def! r defaut.

Capt Philip Carteret, Pit v/s Thomas Wandel, Def! Itt is Ordered that the Pit should declare in Wryting, and the def! to take out a Coppy thereof and returne his answer at the next Court day.

Sara Hawkins, Pit v/s Thomas Karr, deft Uppon hearing of both



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p'ties, It was ordered that the deft! Sloop should be released from the attachm! and the def! be permitted to depart from hence to deleware if he see Cause.

M! Thomas Lovelace, P!t v/s Luycas Thienhoven, def! The P!t demands from this def! uppon an Assignm! from M! Brinckley the quantity of 150 lb. tobacco. The def! ownes the debt and is willing to make Paim! thereof. The Court ordered the deft to make Imediat Paim! of the st 150!b tobacco with Cost of Suit.

3. July A. 1672. Execution Issued out.

The Worshipp! Court this day recommended unto M! Olof Stevensen Cortlant to take the Care and Management in Causing the Warff or Wall on the Waterside before Gelyn Verplankx house as farr the Townes part doth reach be finished and Made up; And M! Johannes Van Brugh to have the Managem! in Repairing of the Half Moon before the State house.

Uppon the Report of Capt: J. Manning & Capt. John Berry, being appointed by this Court to endeavour a Composure betweene M. Humphrey davenpoort & M. Rachel davenpoort his Wife returned this day their answer, that they could not see any probability of making up the differance betweene them, M. Humphrey Davnpoort denying that he detained any of his Wife's waring apparrel, only some Child bedd Linnen which he is Willing to returne hur, as also to give her a dozzen of table napkins a pair of sheets & a table cloth. Itt is therefore ordered that the former order of the Court shall stand in force, that is to say, that both p'ties shall returne to each other their wearing apparrel & that the s. M. Humphrey davenpoort shall Contribute towards the Maintanance of his Wife and Children, according to his ability; as he in the presence of the Court hath promised to do.

Uppon His Honn! the Govern! recommending; The Worshipp! Court this day admitted M! Nathaniel Davenpoort of Boston in New England Merch! to be a Burger of this Citty, he paying soo much for his Burger Priviledge, as others are bound to doe.

M! Cornelis Steenwyk and M! Johannes Van Brugh being appointed by this Court to be Weesmasters of this Citty, are accordingly Confirmed by his honn! the Govern! Commission, herein recorded, Viz!

Whereas M. Cornelys Steenwyck and Capt Johannes van Brugh, have been admitted by y. Court of Mayo! and Aldermen of this Citty to

be Wees Mast. or Guardians of Widdowes and Orphants Estate for this Present Yeare; These Presents Certify and Declare y. y. s. Wees Mast. are Confirmed and Allowed of by Mee to Act and doe in their said Employment and Trust accordingly to y. Rules and Customes heretofore in practice amongst them before y. Surrender of this Place; In y. Artic. whereof Itt is inserted; that is to say—in y. 11th Article viz. (:The Dutch shal here Enjoy their owne Customes Concerning their Inheritance:) And for whatsoever lawffull act or Things y. s. Weesmasters, or Guardians shall doe Conformable to y. Custome afores. This shall be to them for & during the terme of their Carge a sufficient Warrant; Given under My hand & sale at forte James in New Yorke this 19th Day of Jully A. 1671.

(Signed) Francis Lovlace.

Att a May. Court held att New Yorck the 15th of August A. 1671. M. Matthias Nicolls, Depty May. M. Jno. Laurence, M. Olof Stevensen, M. Johannes Van Brugh, M. Isaacq Bedloo, Aldrmen.

Johannes Vernelje, Pit v/s Ralph Hutchisson, Def: The Pit declares that the Deft hath engaged himselfe to pay to this Pit for the acct of Ambrosius Moor the summe of fl. 112 sewant, Whereuppon this Pit Commenced this his Suit, and Craves Judgemt with Cost. The deft denyes the st debt. The W: Court uppon hearing of both pties & the Witnesses produced in Court, Itt was Ordered that Judgement should be entred agit the deft to pay the st fl. 100 with Cost of Suit.

1672: May ve 14th Execution Issued out.

Jno. Quigly, P!t v/s Ralph Huddisson. The P!t declares that the deft is Indebted unto him for a parcel of Earthen ware the summe of Sixteene pounds ten Shiller, uppon wth this P!t Commenced this his Suit and humbly prayeth Judgem! agt the deft together with Cost of Suit. Uppon hearing of the debates of both parties, the Worshipp!! Court did decree and order that this Deft should make payement of the st £16: 10 within the space of fifteen dayes after this date; provided the deft hath Liberty to sue the P!t for his Bargaine in Case it be not made good by him and the deft to pay Cost.

1671 12 Sept! Execut. Issued out.

Willem Waldron, Pit against Evert Dircksen, def: Pit demands from Deft fl. 32 Zewant. Deft denies owing so much, and says he has ready



according to agreement what he owes the P^{lt} for the wood. The W: Court order Deft to pay his debt to P^{lt} with Staves according to agreement and pay Costs incurred herein.

Fredrick Philips, pltf. v/s Jean du Priee (Perier?), deft. Pltf. demands from deft. the sum of sixty gilders Hollands for passage money from here to Holland or three hundred guilders good stringed wampum with costs. The deft. admits the debt and offers to pay within $\frac{6}{w}$ time in white peas @ 4 gl. the skepel or current price. The W: Court condemn the deft. to pay the pltf. within the time of three months the aforesaid sixty (guilders?) Hollands or fl. 300 in zewant, with costs, on giving sufficient security that s^d debt shall be promptly paid.

Nota. Before the adjournment of the Court, Nicolaes dupuie entered himself, in presence of the Court, bail pursuant to the aforesaid sentence, for the payment thereof.

Capt. Philip Carteret, P. v/s Pieter Wolphersen, def: The P. declares that the def: is Indebted unto him as per Obligation the summe of fl. 1363: 18 Wampum. The def: ownes the debt except 200 g. w. h he saith was paid to the P. by Reyntie Gaukes; and is now come purposely to dispose of his effects here and at After Coll to satisfy the P. The Court desired the Worshipp. Depty May! to Speake with the P. Atturny, and to propound some way for the deff. releasem! out of prison whereby he might be enabled to dispose of his Effects & Satisfy the P.

Raph Huddisson, Agent of Edmond Gibbons, Pt. v/s Jno. Will-kens, def: The Pt produced in Court a Letter from the sd Gibbons whereby he desired the Pt to take out the deft hands a pacel of Earthen ware, and 11 pt of tanned Leather wt this Plt hath demanded from the deft but could not receive it from him: Uppon wt this Pt attached the sd ware in the hands of Benjamin Johns and Craves Judgem! thereuppon. The deft saith that part of the ware is belonging to himselfe, and for Mt Gibbons part he tenders to give in sufficient security to be accomptable for the same uppon the sd Gibbons returne hether; The Court allowed of the sd deft tender to give in security as aforesd, and thereuppon released the Earthen Ware from the arrest.

The W: Court having read and considered the report of Alexander Stulter and William Churcher regarding the matter in dispute between Goert Olphertsen on the one part and Annetie Gerrit on the other side, It is this day decreed and ordered by the W: Court, that the abovenamed Goert Olphertsen shall make the work in question good and tight on the inspection of Reyntie Pieters, Alexander Stulter and W. Churcher aforesaid, provided the said Annetie Gerrits furnishes the materials at a proper season or in default of materials that the abovenamed persons shall appraise the damage of the afores work, which damage the aforesaid Annetie Gerrits shall then deduct from the principal sum according to Judgement.

Jan Roelofsen Seubringh appearing in Court requests, that the documents and papers relating to the matter in question between him and Marten Hofman may be revised and the previous judgment dated 18 July last be annulled and rendered void. Whereupon the W: Court heard the debates on bothe sides and having examined and reviewed the documents produced, their Worshipps decree and order, that the preceding judgment of date aforesaid shall stand good, and remain in its full power and effect.

Samuel Bach, Esq! and David Gomes by their Atturn! Peter Ledget & W. Derval, Plis v/s The Ketch Betty, Joseph Johnson, M! & Comp, Defts. The Plis haveing attached the Ketch abovementioned as alsoo the Logwood arrived in hur or the produce thereof, w. still is left in the Merch. hands, Itt is this day ordered that the stattachment shall stand good untill further order, and do hereby authorize & empower Capt. Richard Morris M! francois Rombouts M! Christoffel hoogh! and Jno. Quigly to examin into & State the accts. and if possible to determine the differences in Controversie betweene both parties and to make a returne thereof at the Next Court.

In the matter in question between Hendrick Obe, pltf., v/s Jacob Hellaekers, deft., the W: Court authorized as arbitrators Sieurs Jan Vinge and Balthazar Bayard, who are hereby required to examine the a/c of parties and if possible to settle them and reconcile parties; otherwise to report to the Court.

M! Jacob fabricius, Plt v/s Marten Hofman, Def! Itt is ordered that the def! shell take out a Coppy of the Plis acct. and returne his objections to the same at the Next Court.

M! Jacobus fabricius, P! v/s Baey Croeswelt & Jamica his Wife, defts. The defts, to take out a Coppy of the P!'s declaration.



M! Jacob Fabricius, P! v/s Marten Hofman, def! In an Act! of disfamation. Order as above.

M! Jacob fabricius, P!! v/s Abel Hardenbroeck, def! Itt is ordered that the deft shal take out a Coppy of the P!! declaration and returne his answer at the Next Court day.

David Jochemsen, Pit v/s Simon Jansen Romeyn, def! Suspended.

Harck Dircksen, Pit v/s Simon Jansen Romeyn, def: Suspended.

John Mattheus, Pit v/s Jno Keen, deft Suspended.

Philips Johns, Pit v/s John Keen, def: Suspended.

James Mills, Pit v/s M: Cornelis Steenwyck, def: This Action was by a former Ord! of Court Suspended till M! May! returne from Albany.

Fredrick Philips, Pi v/s Lewis Morris & Richard Morris, defts. Itt is ordered that a Jury should be Impanelled to trye this Cause at the Next Court day.

James Mattheus, Pit v/s Lewis Morris & Richard Morris, defts. Orderd as above.

Peter Nys, Pit v/s Lourens Oost, Deft the def 2d defaut.

Willem Waldron, Pit v/s Isaacq. Foreest & his Sonn, deft 2d defaut.

Warnaer Wessels, Pit v/s Stoffel van Laer, Def: entred a third defaut with the Pits consent.

Capt Philip Carteret, Pit v/s Thomas Wandel, def: The def: 2d defaut.

Dirck van Clyff, Pit v/s M. Tiddeman, deft.

Dirck van Clyff, Pit v/s John Garland, deft the deft i defaut.

Allard Anthony, Pit v/s Dirck Smith, def: the def: 1 defaut.

Arian Van Laer, Pk /s Jurian de Kooper. the deft i defaut.

J^{no} Payne, P^{lt} v/s William Beeckman. The P^{lt} declares that this def! is Indebted unto his P^{lt} the summe of Sixteene hundred and six gild. in beav. according to obligation bearing date the —— in the yeare 1656: for w^{ch} debt this P^{lt} Craves Judgem! agst the Def! wth Cost of Suit. The def! replyes that he satisfied the s^d debt to the P^{lts} Atturny, Capt Thomas Willet & paid him in the hands of Alexander de Hinojossa a summe of fl. 600: and by the West India Comp? the summe of fl. 1065 beav. as by their Ac. appeares. The Court ordered that this Case should be suspended till Capt. Willetts Comeing downe from Albany.

Uppon the Complaint of the Vendu M. Nicolaes Bayard, desiring Execution uppon the Judgem! obtained ag*! Garland, Itt is this day ordered that in Case the st Garland doth not satisfy the debt according to Judgem! within the space of tenn dayes after this date, that Execution should be Issued out ag*! him.

Capt. John Manning, Pit v/s Francis Jackson, Def: Suspended. Richard Hartshorne, Pit v/s Benjamin Derval, Def: Both defaut.

Uppon the Petition of Arent Leendertsen requesting that he might be admitted to be one of the Sworne Porters of this Citty to Supply the place of the deceas⁴ porter Tousyn Briel; W^{ch} being taken into Concideration the Court Condescended therein, and do hereby admit the s⁴ Arent Leenders to be one of the porters of this Citty, he behaveing himselfe Civilly and faithfully therein and doing the Oath accordingly.

Tryntic Clocq, Pit v/s Ely Douty, Def: The Pit declares that the Deft is Indebted unto hur as p! Obligation the quantity of hundred deal boards for wth she Craves Judgm! agt the Deft, with Cost. The Marishal Henry Nuton answered in the deft behalfe that the st boards where reddy to deliver, provided the Pit paid the Charges of the Court, as she had promised him to doe. The Court Ordered that Judgem! should be entred agt the deft to pay the st Boards, together with Cost of Suit.

Att a Speciall Court held att New Yorke this 21th day of August A? 1671. Present Capthe Matthias Nicols, Dep! Mayor; M! John Laurence, M! Oloff Stevens, M! Johannes van Brugh, M! Isak Bedloo, Alderm!; M! Allard Antony, Sherriff.

Benjamin Say, by Joseph Knot his agent, Pt v/s Otto Gerrits & Angle his Wyffe, Def. The Pt declaers that these defts are Indebted unto him by ballance of accomt for a parcell of Earthen Waere Wt this Pt hath deliver to the Def. to dispose of for his account; the sume of fouere hundred sixty six gild. & 19 styv in zewant and humbly, desiered Judgemt for the same wt Costs of Suet. The Jury Brought in their Verdict and found for the Pt and that the Pt shal pay to the Deft for their Care & trouble. Uppon hearing of the Debates of both parties and haing taken into Matiure Concideration all what Coulld be alledgeth on both Pties Concerningh the Case in Controversie, The Worshipp! Court did soo farr allow of the Verdict of the Jury that the Def. shall

pay to this P^{lt} for the Remaining part of the Earthen waere the sume of twoo hundred fourty one Gilders in seawant, out of wth the Court doe allowe to the Def! for his Care and trouble in selling of the s^d Ware the sume of fifty Gilders Zewant, and the Def! to pay Costs of Suit.

Att a May" Court held att New Yorck August the 29th A? 1671. Present Capth Thomas de Laval, May!; Capt. Matthias Nicolls, M! John Laurence, M! Olof Stevensen, M! Johannes van Brugh, M! Isaacq Bedloo, Aldmen; M! Allard Antony, Sherif.

David Jochemsen, Pit v/s Simon Romeyn, Execut! of the Estate of Reyntie Pieters, Def: Suspended by a former Order of Court.

29th dto parties agreed.

Harck Dircksen, Pit v/s Symon Romeyn, etz, Def: Suspended as above.

31st ditto. Parties agreed.

James Mattheus, P! v/s John Keen, def: It is Ordered that notice shall be given to Keene for to answer this action in six weeks or otherwise that Judgem! shall be past ag! him.

Philip Johns, Pit v/s Jno. Keene, def: Itt is Ordred as above. Whereuppon the following Letter is sent to the sd Keene by M! John Keen:—

These are onely to acq! you that on the 24th of Jann? last past James Mattheus and Philip Johns attached your effects here now in the hands of M! Derval the first for a debt of fl. 481 seawant and the last for a debt of £18. 11. and do both presse for Judgem! uppon the same, But the Court have suspended the tryal of the st causes till this day six weeckes and have ordered me to give notice thereof to the end you might come & appeare at the st time either in person or by y! Atturny to answer the st actions soo not else etz. Dated the 11th of Sept! 1671.

Fredrick Philipsen, Pit v/s Lewis Morris & Capt Richard Morris, Deft The Pit declares that the Deft Lewis Morris is Indebted unto him as pt Bill the quantity of five ancors of good Merchandable Rom for wth debt this Pit hath attached soo much of the Rom Belonging to the st Lewis Morris, Now in the hands of the st Capt. Richard Morris, as will satisfy the st debt, and humbly Craves for Judgemt thereuppon. The deft answered that the attached Rom did belonge to J. Bonner and not to the

Def! Lewis Morris and therefore humbly Craves for a Nonsuit. The Jury brought in their Verdict & found for the P!t with Cost of Suit. The Court ordered that Judgem! should be entred accordingly, and Ordered that the st Capt. Morris shall satisfy the st debt and Cost out of the st attached Rom and for soo doing this shall unto him be a sufficient discharge.

JURY.

Jno Quigley, Tho: Berryman, Tho. Badger, Timothy Bigs, Michiel Smith, Johannes Peyster, W. Beeckman, Jeronimus Ebbingh, Timothy Gabrie, Dirck van Clyff, Peter Lee, Jonas Bartels, Robert Richards.

James Mattheus, Pt v/s Lewis Morris & Capt Rich! Morris, Def! The Pt declares that y. Def! Lewis Morriss is Indebted unto him as p. Bill y. quantity of six hundred pounds of Sugar for w. this Pt hath attached soo much of y. Rom belonging to y. deft. Lewis Morris Now in y. hands of y. dept Richard Morris as will satisfy y. debt and humbly Craves for Judgem! thereuppon. The Def! answered that the attached Rom did belonge to J. Bonner and not to y. deft. Lewis Morris and therefore humbly Craves for a Nonsuite. The Jury brought in their Verdict and found for y. Pt w. Cost of suite. The Court ordered that Judgem! should be Entred accordingly and Ordered that y. s. Capt. Morris shall satisfy y. s. debt and Cost out of y. s. Attached Rom and for soe doing this shall be unto him a sufficient Discharge.

Otto Gerrits, Pit v/s Joseph Knot, Def! The deft. to take out Coppy of the Declarat.

James Mills, Pit v/s M! Cornelis Steenwyck, Def! The def! desires that the Pit may be Ordered to give in security for the debt and damages in Case the Pit should be cast by the Pit (qu. Def!?) etz. The def! (so in Orig. qu Pit.?) replyes that he sues by forme of povertie and desires that the Pit may be Ordered to answer to his declaration. The Court ordered that the Def! should bring in an answer to the Pits at the next Court day.

Capt. Philip Carteret, P^{it} v/s Thomas Wandel, def: M: Allard Anthony Appearing in the behalfe of the P^{it} the Court ordered that the s^d M! Anthony should produce a Lett! of Atturny from the P^{it} and a Coppy of the Will of Herry Puttman, untill w^{ch} time the Court ordered the proceedings of this Case should be suspended.

Jacob Fabricius, Pit v/s Marten Hofman, dest In an Act of debt. The W: Court refer parties touching their dispute to the arbitration of M! Hendrick Bosch and Warnaer Wessels, who are hereby required and requested to settle the question between parties if possible; if not to report to the Court.

Timothy Gabrie is elected Arbitrat! in place of Hendrick Bos in date 15 Sept!

Jacob Frabricius, Pit v/s Marten Hofman, def! In an Act of defamation. Order as above.

Jacob Fabricius, Pit against Baey Croswelt, def!

Jacob Fabricius, Pit v/s Abel Hardenbroeck, Def! The difference being about defamation, the Court ordered these Causes to be throwne out of Court, they being found only Vexatious.

James Mills, Pit v/s William Shackerley, Def! The Def! to take out a Coppy of the Pits declaration to answer at the Next Court day.

Jno. Daaly, Pit v/s Herry Hedger, deft the deft. 1 defaut.

Richard Morris, P!t v/s Otto Gerrits, def! Parties agreed before the Court.

Gabriel Minvelle, Pit v/s Jacques Cousseau, des: The desired a Coppy of the Pits declaration to returne his answer at the Next Court day wen is allowed him.

Hendrick Arentsen Spanjaart. Pit v/s Anna Jacobs, dest the dest. 1. desaut.

Peter Herren, Pt v/s Thomas Wandel, def! The Court ordered and recommended to both Compose their difference Concerning the Sale of a Serv! betwixt themselves before the Next Court day, or otherwise then to be decided by the Court.

Hendrick Arentsen Spanjaart, P! v/s David Jochemsen, def! The Court do recommend to both Parties to make up their difference betwixt themselves before the next Court day, or otherwise then to be decided.

Adolph Pietersen & Gerrit Jansen Roos are this day appointed to be arbitrators in the Case betweene Allard Antony P!t Dirck Smith & his Wife, def! viz!

M! Allard Anthony, curat of the estate of the late Foppe Barentsen, pltf. v/s Dirck Smit and his wife, defts. In the matter in question arising between parties, the W: Court authorized as arbitrators Adolph Pieters

and Gerrit Roos, who are hereby requested to inspect the remaining work, which Foppe Barents was yet to make for the deft. and to settle a/cs between parties and to reconcile them; if not to report at the next Court day.

Symon Janz Romeyn, Pit v/s Maddelena van Vleeck, deft the deft 2d defaut.

Dirck van Clyff, Pit v/s Anna Tiddeman, deft the deft 2d defaut.

Nicolaes Bayard, Vendu M! & Marten Meyer, P! v/s Abel Harden-broeck, def! the def! 1. defaut.

Ariaen van Laer, Pit v/s Juriaen deKooper, def! The def! desires a Coppy of the Pits acc! wth is allowed him.

Warnaer Wessels, Pit v/s Stoffel van Laer, def! The Court order Parties to Settle with each other by the next Court day.

Warnaer Wessels, pltf. v/s Reyntie Gauker, deft. In the matter in question regarding the a/c betwixt parties, the W: Court elected as Arbitrators Sieurs Balthazar Bayard and Jan Vinge who are hereby requested to reconcile parties if possible; if not to report to the Court.

Uppon the Complaint of Nicolaes Bayard, Vendu M! that M! Garland according to the last Order of C! hath not made any satisfaction or payment for y! house & Lott of ground bought in Outcry from Stoffel van Laer, Itt is this day Ordered that y! s! Vendu M! at y! Next Outcry shall expose y! s! house and lott of ground to a New Sale, and that y! s! Garland shall make good y! losse thereof.

Att a Mayors Court Held in y^e towne of New Haerlem this 8th day of 7 b^e 1671. Present Capt Thomas de Lavall, Mayor; Capt Matthias Nicolls, M^e John Lawrence, M^e Johannes Van Brugh, M^e Isaacq Bedloo, Aldermen; M^e Allard Anthony, Sheriff.

David de Mareest, pltf. v/s John Archer, deft. Pltf. says that deft. has mowed and removed the grass of the pltf's valley, lot Nº 1, situate about Spytenduyvel, notwithstanding he had him forbidden so to do by the Constable. He demands, therefore, restitution of the same hay, with costs. The deft. answering says, in case pltf. can prove, that the valley, lot Nº 1, mowed by him belongs to the pltf., he will restore the hay. The W: Court having heard parties and the pltfs. ground brief being examined they find the length of said lot Nº 1. undefined and therefore by consent

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of both parties, the W: Court orders the Surveyor Jacques Corteljou to measure off, in presence of the Magistrates of Haarlem and Fordhom so much good meadow for lot Nº 1, as the adjoining lots 2 and 3 have and in case it be then found, that the mowed valley belongs to the pltfs. lot Nº 1, the deft. shall be bound to restore his hay mowed to the pltf. and to pay the costs incurred herein.

Marten Hardewyn, pltf. v/s John Archer, deft. Pltf. complains, that the deft. broke down pltfs. fence, whereby his corn is destroyed and requests payment of damages with costs. By consent of both parties the matter in dispute is referred to the arbitration of Daniel Terneur and Johan Lamontagne, who are hereby required to decide the question, to reconcile parties if possible and to make report of their decision to the W: Court on next Saturday fortnight.

Marcus de Sausoy, pltf. v/s John Archer, deft. Pltf. complains, that deft. threw his, pltfs., furniture out of doors, whereby he has suffered great loss and damage etz. He demands payment of damage, with costs. By consent of both parties, the matter in question is referred by the W: Court to the arbitration of Daniel Terneur and Johan Lamontagne, who are hereby requested to decide, if possible the matter in dispute and reconcile parties and to render a report of their decision to the W Court on the next Saturday 14 days.

Johannes Verveelen, pltf. v/s John Archer, deft. In the matter in question arising between parties the W: Court nominated and elected as arbitrators Daniel Terneur and Johan de Lamontagne, who are hereby required to hear the debates of parties and if possible to decide the question and reconcile parties or otherwise to report to the Court.

The Inhabitants of the Towne of fordhom, plin v/s John Archer, def! The Plin do complaine that ye def! severall times hath bene ye occasion of Great troubles betwixt ye Inhabitants of ye se Towne he taking uppon him selfe to Ruel and Governe over them by Rigur and force, and do humbly desiere Reliefe and ye protexion of this Cr age him or any other that should disturbe ye peace of ye se Inhabitants. Uppon ye Hearing of both p'ties ye Court ordered ye def! John Archer, to behavie himselfe for ye future Civilly and quietly age ye Inhabitants of ye se towne, as hee will answer ye Contrary at his perrill; And it is further Ordered that all small Differences, we for the future shall happen to fall out at fordhom

afores, shall be Decided at Haerlem by y. Magistrates of fordham W. y. Assistance of two of y. Magistrates of Haerlem afores, Except those of fordhom will be at y. Charge to Satisfy y. Magistrates of Haerlem for Comming up to their Towne of fordhom.

Att a Mayors Court held att New Yorck this 19th of Sept! 1671. Present Capt! Thomas de Lavall, Mayo!; M! Matthias Nicolls, M! Jno Laurence, M! Olof Stevens, M! Johannes Van Brugh, M! Isaacq Bedloo, Ald'men; M! Allard Antony, Sherif.

M! Jan Laurence desiring an Order to the Curateurs of John Copal deceased that he might be preferred for his debt due to him from the s⁶ Copall's Estate; Itt is this day Ordered that the said Curators shall at the next Court day appears for to give answer thereuppon.

Itt is this day Ordered that no Tapper or Inkeeper shall sell any Drinck to Saylors or Mariners except the Mast! or Merch! have past their word for the paiement thereof, and that the Law in that case provided should be made knowne to the Inkeepers to the end that they may regulate themselves accordingly.

James Mattheus, Pit v/s John Keen, def! Suspended by a former Ord!

Philip Johns, Pit v/s John Keen, deft Suspended as above.

James Mills, P^{it} v/s Cornelis Steenwyck, Deft. Uppon the P^{its} desire Itt is Ordered that the P^{it} shall take out a Coppy of the defts answer and then to Come to tryal att the Next Court day.

Mr Cornelis Steenwyck desires that an act of debt might be entred at his suit against James Mills, wh by order of Court is done and further Ordered that both the abovestanding Causes shall come to Tryal at the next Court day, provided both parties do deliver to one another the Coppy of the declaration and the defits answer thereuppon within six dayes after this date.

Gabriel Minvielle, P! v/s Jacques Cousseau, def! The Court this day ordered that M! Johannes de Peyster, M! Jeronimus Ebbingh, M! Christoffel Hooglant and M! Francois Rombouts shall Vieu & Examin the papers and account produced in Court by both parties, and to heare the debates and allegations of both parties thereupon & to render an account thereof to the Court.

David Edwards, Pit v/s Rodger Tounsen, def! In an act of the Case. Itt being made appear to this Court that the def! hath bene aiding and assisting in Conveying away the Pit Servant who is now run away from his Maist! The Court recommended to the Def! for to Compose with the Pit concerning the same, or otherwise that Judgemt should be past thereuppon at the next Court day.

Richard Morris, Atturny of John Payne, Pt v/s Capt Thomas Willet, def! The Pt declares that the Def! as attorney to this Pt have received for the Pt acc! from Willem Beeckman the summe of sixteene hundred and Six guilders in Beavt, that is to say, by assignmt from the Comp one thousand and sixty five gild and the rest by discount with Alexander d'hinojossa, Late Governo! of Delleware. The Jury Brought in their Verdict and found for the Pt and the def! to pay One thousand sixty and five gild beavers wt Cost of suit and Intrest as the Court shall thinck fitting. The Court do Suspend their Judgement till next Morning.

IURY.

M! Tho. Lovelace, Will. Derval, Edw. Dyer, Rich. Connet, Jno Quigly, Peter Harring, Nathan Wright, David Edwards, Tho! Lewis, M! Lockwood, Tho. Paine, Tho. Spragg.

Balthazar de Haert, pltf. v/s Reynier vanderCoele, deft. The W: Court order the pltf. to put in his demand in writing and to deliver it in on the Next Court day.

Dirck van Clyff, pltf. v/s Anna Tiddeman, deft. Pltf. demands from the deft. payment, according to a/c, of fl. 419. 5. for goods sold her or restitution of the same goods, in whatever condition they now may be. Deft. by petition requests, that the W: Court would appoint some persons to administer the estate left by her late husband Thomas Tiddeman decd, under benefit of inventory, which was also granted her. And further, Sieurs N. Bayard and Notary Jno Sharp are authorized to take sd inventory, which being done, the pltf. shall have to make his Claim Known to the administrators.

Anna, Relique of Thomas Tiddeman deceased requesting that she might be Empowered to administer uppon the Estate of hur deceased husband, and that an Inventory might be taken of what her Late husband died possest of, to the end she might satisfy everyone so farr as the Estate will goe. Whereuppon the Court ordered and appointed the Secret?

Nicolaas Bayard and the Notary Jno Sharp to take an exact Inventory of the s^d Estate, wth being done the Petit' is permitted to administ' the s^d Estate, takeing out Lettⁿ of Administration from his honn! the Gov! for the same.

Symon Jans. Romeyn, pltf. v/s Madaleentie van Vleck, deft. Defts. 3.d defaut. Pltf. demands from deft. fl. 12. zewant and fl. 24: 10. beavers from deft. as per a/c, with costs. The W: Court condemn the deft. on her 3.d default for non appearance to pay pltf. the sum demanded within the time of 3 months, with costs.

Hendrick Arentsen Spaujaart, P! v/s David Jochem, def: 1 defaut. James Mattheus, P! v/s John Thomsen, Def: parties agreed.

James Mattheus, Pit v/s Jnº Thomas, def! Parties agreed.

Ariaen Van Laer, pltf. v/s Juriaen Jansen Cooper, dest. Pltf. demands fl. 386. according to a/c. Ordered, in case dest. shall not bring in sufficient proof by the next Court day to the contrary, judgment shall then be pronounced.

Anthony Jansen, pltf. v/s Lodowyck Post, deft. Deft. in default. Warnaer Wessels, pltf. v/s Stoffel van Laer, deft. Pltf. and deft. both default.

Fredrick Philipps, P^{lt} v/s Jacques Cousseau, def: In an act^a of debt to y. Summe of fl. 1800 Hollands due by Mortgages. The def! desires a Coppy of the P^{lts} declaration w. the Court doth allow him.

Fredrick Philips, Pit v/s Jacques Cousseau, Def. in an act of debt to the summe of fl. 2112. for better security thereof. The def! desires a Coppy of the Pit declaration with the Court doth allow him.

Thomas Spragg, Pit v/s Joseph Johnson, deft Suspended.

Jacques Cousseau desires his Tobacco w^{ch} Now is in the Custodie of fredrick Philipsen and bound over to him for debt, may be redelivered him to be sold to his most advantage and promised the produce thereof to be delivered to the s^d Philipsen, except he w^d give soo much for the s^d Tobacco, as others will give. W^{ch} the Court do allow of, order the s^d Philipsen to redeliver the s^d Tobacco except he will give soo much for it as others will pay for the same.

On the petition of Harck Dircksen requesting preference on the estate left by Reyntie Pieters, dec.^d for the debt due him as per a/c, It is ordered by the W: Court that the curators of the abovenamed Reyntie



Pietersen shall deliver in to Court the estate of the afores.d Reynties both as to the out and the incoming debts.

Gabriel Minvielle produceing in Court the Will & Testament of Capt Jno. Julius Late Commander of the Ship the *Dorathe* now riding at Ancor in the harbour of the Citty; by w^{ch} Will he was made Executor to administrate the effects now aboard of the s^d shipp desireing that the s^d will might be proeved by the Witnesses and Confermed by the Court. Whereuppon the Witnesses to the s^d Testament to wit M! Balthazar de Haert, M! Claes Verbraeck, M! Philip Johns & Geo: Sparr being Call'd and appearing in Court, attested together wth Secretary Nicolaes Bayard that they had bene present in Makeing of the s^d Will; and that the s^d John Julius had his full understanding as farr outwards could be perceived.

Peter Herren, Pltf. v/s Thomas Wandel, Deft. Suspended.

The Worshipp!! Court do recommend to the Aldermen M! John Laurence and M! Johannes Van Brugh to Cause the Corners of the Streetes and other defective Places, wh must be made or repaired at the Towne's Charge, to be finished and Compleated.

The Court do allow to the Karmen for the Worke done for the Towne in filling up the Warfe before Long Marie's Eight Stiv." per Load; And for the Worke we's they shall doe for the Towne hereafter, they shall be allowed six Stiv." per Load and no more.

On the complaint of Sjvert Olpherse, that Anna Smits fails yet to provide the Materials required for the prosecution of the work according to previous Courts order; It is this day ordered, that in case the abovenamed Anna Smits has not within the space of 8 days from this date, the materials ready for the prosecution of the work, Execution shall then be issued on the previous judgment.

Uppon his Honn! y. Govern. Letter Recommending to this Court that y. former Ord! Concerning y. paving of Streets might be putt in due Execution against those that are defective therein and that some Order might be made that y. warfes on y. Waterside might be finished and y. mote or heere-Graft might be made up in such a forme as M! Johannis De Peister before his house hath Already begin etz. The Court have therefore thought fitt to Nominate and Appoint M! Allard Anthony Sheriff, M! Nicolaes de Meyer and M! Fredrick Philipse to take a View

of y. s. streetes, and to Cause those that are Defective therein to finish y. same and further to take a vieu of y. s. Warfes and heere Graft (Broad Street), according to y. tenn! of his honn! Letter and to give their advice thereuppon att y. Next Court day.

Nicolaes Bayard, pltf. v/s Abel Hardenbroeck, deft. Pltf. as Vendu M! demands from deft. the sum of fl. 265. 5. seawant as per a/c for auction fees. Deft. acknowledges the debt, but says he was not summoned. The W: Court condemn the deft. to pay pltf. the debt demanded, with costs.

Gelyn Verplanck, attorny of Jan Hendricksen van Baall, pltf. v/s Pieter Jacobsen Marius, Jan Joosten and Luykas Andriessen, dests. Pltf. says, that the deft. Pieter Jacobsen bought at Boston for the pltf's a/c and also brought on freight to New York and there shipped to Albany in the yacht of the defts. Jan Joosten and Luycas Andriessen, of which little boxes one lot was missed on their receipt at Albany. He demands therefore indemnification for said lot of boxes, with costs. Deft. Pieter Jacobsen says, he delivered all the pltf's goods according to invoice to the defts. Jan Joosten and Luykas Andriessen. They answer, that they delivered, but without counting, all the boxes, which they received from deft. Pieter Jacobsen again to the pltf. at Albany. The jury gave for verdict, that the deft. Jan Joosten and Luykas Andriese shall make good the lost boxes with costs, provided Pieter Jacobsen shall confirm on oath, that he delivered all the pltf's goods to the deft. We being done by the above named Pieter Jacobsen, the above verdict and award of the jury was approved and declared valid.

Att a May. Court held at New Yorke this 3^d day of Octob. 1671. Capt. Thomas deLaval, May!; M! Matthias Laurence, M! Olof Stevensen, M! Johannes van Brugh, M! Isaacq Bedloo, M! Allard Anthony, Sherif.

James Mills, Pit v/s M! Cornelis Steenwyck, Def! In an Act of the Case. The Pit declares that in the yeare 1662, he the Pit being then in Virginia, receivd a Letter from the def! desiring the Pit to bring the Ship the Nathaniel to this Port to take in a freight for Holld promising that the st fraight should be worth to the Pit 18 or 20 gt pt head, for the Non performance of wth the Pit hath Commenced this his suit, and humbly Craves



Judgem! ag! the Def! for the sd fraight weh the P! Calculates would have bene worth to the P! att least 12 hundred gild! together with Cost of Suit. The def! denyeth that ever many (so in orig. qy. made?) any promise to this plt. for the said fraight, but only he the def! together with Nicolas Varlet Jacob Backer and Johannes Vermeulen wrote to the P! a Lett! of advice Concerning the sd fraight. The Jury Brought in their Verdict and found for the Def!, for that the def! never Oblidged himselfe to fraight the P! Shipp, and that the P! pay Cost of suite. The Court ordered that Judgem! should be entred according to Verdict, and the P! to pay Cost.

M! Cornelis Steenwyck, Pit v/s James Mills, Def! In an act of debt. The def! to take out a Coppy of the Pit acc! and to returne his answer thereuppon at the next Court.

Fred! Phillips, P! v/s Jacques Cousseau, Def! The Court this day Ordered that Aldermen M! Van Brugh, M! Johannes de Peyster, M! Jeronimus Ebbingh, and M! Francois Rombouts shall vieu and Examen y! papers produced in Court and to heare y! Debates and Allegations of both p'ties thereuppon and if possible to Compose y! Differance betwixt them or otherwise to make Returne thereof to this Court.

In pursuance of a former Order of this Court y. Curat. of y. Estate of Jan Hendrickse Copall this Day appearing in Court, and Delivering in y. Generall Account of y. s. Estate, It is this day Ordered, that the Judgem! of M! Jan Laurence shall have y. preferrence, (:Mortgages only Excepted:) before any other Debts of y. s. Estate and do order y. s. Curateurs to make payment thereof.

Capt. Richard Morris, Atturny of J. Payne this day Appearing in Court, Desiring y. Worshipp!! Court to passe Judgem! uppon y. Verdict of y. Jury obtained y. last Court day ag. Capt. Thomas Willet. Where-uppon y. Worshipp!! Court Ordered that Judgem! should be Entred uppon y. s. Verdict and Ordered y. Willett to make paym! of y. Debt w. Merchants Goods at beav. Vallue and to pay Cost of suite. The Court Ordered that the rest of the Causes should be suspended till Next Court day, by reason the usual time for keeping Court was spent.

Att a Mayors Court held att New Yorke this 12th day of Octob! 1671. Present Capt. Thomas de Lavall, Mayor; M. Matthias Nicolls, M. John Laurence, M. Olof Stevense, M. Johannis van Brugh, M. Isaacq Bedloo, Aldermen; M. Allard Anthony, Sheriff.

The Court Considering that y. Election of y. New Mayor and Aldermen for this Citty New Yorke is at hand they have this day made and presented to his honn! y. Gouver! y. following Nomination:

To ye Right honn'ble Coll francis Lovelace Gouvern' etc.

Whereas y^a time for y^a Election of New Mayor and Aldermen of this Citty is att hand, we have thought fitt to present to Your honn^a a double Number of persons for Mayor Aldermen and Sheriff of this Corporat^a and do Nominate:—

For May!

Captⁿ Matthias Nicolls, M. Oloff Stevense.

For Alderm?

M! Cornelis van Ruyven,

M! Thomas Lovelace,

M! Johannis d' Peister,

M! Nicolaes De Meyer,

M! William Dervall.

M! William Beeckman.

For Sheriff.

M! Allard Anthony.

Most Humbly Requesting that Your honn? will be pleased to Elect out of y. s. Nomber Such persons as Your honn! in his Wisdome shall Judge fitt for y. best and well Governm! of this Corporation and shall Remaine—Your honn humble Serv!

The Mayor & Aldermen of ye Citty New York

to witt Capt Thomas d Lavall, May!;

M! Matth: Nicolls,

J. Lawrence,

Oloff Stevense, Ald'men

Joh: V. Brugh,

Isaacq Bedloo.

By ord! of ye sd May! and Aldermen,

Signed N. Bayard, Sec.

Att a May." Court held at New Yorke, this 13th day of Octob! A. 1671. Present Capt. Thomas de Lavall, Mayor; Capt. Matthias Nicolls, M! John Lawrernce, M! Olof Stevense, M! Johannes van Brugh, M! Isaak Bedloo, Alderm!; M! Allard Anthony, Sheriff.

Uppon the Petition of the Company belongingh to the Ketch Society now Ridingh at Anchor in this Port Requesting for divers Reasons in their Peticon incerted that their Shares of Compechio or Loghwood now on board the said Ketch might be Landed here. The Master uppon Sumons appearing in Court, Replyed that the Company by their Charter party were oblidged to sayle the said Ketch to Boston & to Land the Wood there. Houever uppon the Reasons given in by the Company aforesaid in their Peticon the Court doth order that the Master shall Land the Logwood here, so that the Company may have their proportion divided, but wth this Reservance, that the Owners shall Receive no prejudice thereby to that end desiered the Masters demands for his & their security web beingh delivered in Court: They doe further order in Compliance to the st demandes in the behalfe of the Owners and himselfe That all the wood Shall be Landed here and after a dividere shall be made of Every ownes Share or proportion the owners part shall be Loaden on board againe at the Companies Charge; For demorage the Mast' shall be allowed at the Rate of 35th p. Month according to his demand Exceptingh five dayes to be allowed for takingh in of Provisions here and the time they shall spend in Landingh and Reladingh the Remainder of the Wood; The Rest of the Mast" demandes the Court doe Referre to be determined by twoo Mast. of Shipps now in their place, Indifferently to be Chosen by both prties of wet they are to Returne an Account, And finaly the Court doth order that Company shall find men sufficiant to saile the Ketch to Boston wth provisions at theire owne charge.

Out of the P'sons Nominated the 12 of Octob! Last past did his Honn! the Govern! this day by his Commission Elect; viz!

Capt. Mathias Nicols to be Mayor.

M! John Lawrence,

M! Thomas Lovelace, to be Alderm!

M! Cornelis Van Ruyven,

M! Johannes Van Brugh,

M! Isaak Bedloo.

And M. Allard Antony to be Sherrif of this Citty, from the day of the date hereof, untill the 13th day of Octob! in the Yeare of Ou! Lord A. 1672. And have also made Oath accordingly; Whereuppon the s. Commission was this Day publisht by the Governo. Order.

N. Bayard, Secretary.

Register of the Persons, whoes Banes of Matrimony are Entred by Consent of the Worshipp!! Mayor of this Citty New Yorck, and according to Custome Published in the Church. viz!

1679

Willem Waldron, born at Amsterdam, with Engeltie Stoutenburgh of New Yorck; Present Resolved Waldron and Pieter Stoutenburgh.

Philip Jansen Voz of Vollenhaven, bachelor, with Grietie Fockes of Ruyn, spinster, both dwelling on this Island of Manhatans—Present the bride's stepfather Claes Jansen van Heyningen as attorney of her mother; and on the bridegrooms side, he says he has no friends in this country.

5. March. Martyn Hardemyn with Madlyn de Sauchoy, both Liveing at fordham; Present the Brides Mother Lysbet Naghtegael and Jacques Coushe, with a Noate from the s^d Brides father Marcq de Sauchoy that he beared consent to the same.

Jacob Cornelissen Stille borne at New Yorck, with Aeltie fredrix born in Brazill, both residinge at the farmes on this Island, Present the brides Mother the wife of Jan Pietersen of Gouwanes in the behalfe of hurselfe & S.4 husband.

Primo April. Hans Carelsen, widower of Neeltie Cornelis, residing at Albany with Geertie Teunis, widow of Cors Jansen residing here at New Yorck.

Barent Gerritsen van Swol, residing at Boswyck, widower of Grietie Dirx, with Marretie Hendricx, spinster, born at

Aº 1671.

Amsterdam.

 April. Jean Le Roy, residing at New Haerlem, widower of Louwise de Lancester, with Maria Teyne, widow of Philip Casier, residing at New Yorck.

8th Aprill. Jan Pietersen, born at Dellowarre bay, bachelor, with Marretie Pieters, born at New Yorck



10/1]	Court Minutes of Ivew Hinsterdam.
16th dto	Manuel Sanders, widower of Mary Sanders decd, with Maria Angola, widow of Christoffel Santomme.
29 d***	Adolph Meyer, bachelor, born at Ulsen in Westphalia, with
	Maria Verveelen, born at Amsterdam.
6 May.	Elias Post, bachelor, born at Amsterdam, with Cattelyntie
	Connincx, spinster, born at New Albany.
ditt ^o	Andries Teller, born at New Albany, with Sophia Van Cort-
	lant, spinster, born at New Yorck.
5 Aug.	Severyn Lourens, widower of Tryntie Reynders, with Grietie
	Hendricx, widow of Focke Janzen, both residing at the
	Bouwery.
6 Sept!	Marten Kregier Junior, bachelor, with Jannetie Hendricx,
	spinster, Born at Albany.
10th dtto	Stephanus Van Cortlant, bachelor, born at New Yorck, with

stephanus Van Cortlant, bachelor, born at New Yorck, with Geertruy Schuyler, born at Albany.

Att the Court of Mayor and Aldermen, held at New Yorke, by his Mayest^{ies} Authority, the 24th day of October in the 23th Yeare of the Raigne of our Souveraigne Lord Charles the Second, by the Grace of God of Great Brittaine ffrance and Ireland King, defender of the faith &c. And in the Yeare of our Lord God A. 1671. Present Capt. Matthias Nicolls, Mayor; M. John Lawrence, Dept. Mayor; Thomas Lovelace, Esq. M. Cornelis van Ruyven, M. Johannes van Brugh, M. Isaacq Bedloo, Aldermen; M. Allard Anthony, Sherif.

James Matthews, P¹! v/s John Keen, def! The P¹! declares that the def! is Indebted unto him by account appeares the summe of fl. 1053: 6. Wamp. for w^{ch} debt this P¹! hath attached the defts effects now in the hands of M! W. Derval, and humbly craves Judgement thereuppon, with Cost of Suit. The def! owning the debt by his Lett! of Advice to Secretary Bayard only to the summe of fl. 491: 15. The Worshipp!! Court ordered that Judgement should be entred against the def! for fl. 491. 15. and respit Judgem! for the rest till further proefe thereof be made. and do Condemne the s^d effects of this defend! now in the hands of M! derval towards the paiment of the s^d debt with Costs; provided alwayes that the Judgem! this day obtained by Philip Johns shal have the precedence to be paid first, it being for meet drinck & Lodging.

Philip Johns, Pit v/s Jio Keen, deft The Pit declares that the Deft

is Indebted unto him for Dyet and Lodging as by bill appeares, the summe of . . . for w^{ch} debt this P^R craves Judgem! against this def^R effects, attached by the P^R in the hands of M! W. Derval. The def! by his Lett! of Advice to the Secretary Bayard Confest the debt, excepting only what he paid since the bill was made. The Court ordered that Judgement should be entred against the def! and do hereby Condemne the def! effects now in the hands of M! Derval towards y! paiment of the remaining part of the debt, with Cost of Suit.

M! Cornelis Steenwyck, P! v/s James Mills, des! In an Act of debt. The Court of Assizes, uppon the des! peticion referred the examining of the P! account to some Indesserent Persons.

Gabriel Minvielle, Pltf. v/s Jacques Cousseau, deft. This Case being heretofore referred to some Indefferent persons, the Court do recommend to them to bring in their award at the next Court day.

Hendrick Arentsen Spanjaart, P^{it} v/s David Jochemsen, def! The P^{it} being absent and the defts agent appearing and affirming that the P^{its} pay was ready, the Court ordered him to receive it, Before next Court day or by delaye Nonsuited.

Ariaen van Laer, Pit v/s Juriaen de Cooper, Def! The def! neglecting to bring in his objections ag'st the Pis account as he was oblidged to doe by the Order of the Last Court; Itt was Ordered that Judgement should be entred agst the def! for the Paiement of the debt, amounting as p! account to the summe of three hundred eighty six guild. seawant and to pay Cost of Suit.

The 26th of 9th 1671 Execution Issued out.

Fredrick Philips, Pltf. v/s Jacques Cousseau, deft. Suspended till the award be returned by the Arbitrat.

Fredrick Philips, Pltf. v/s Jacques Cousseau, deft. Likewise suspended as aboves.d

Thomas Spragg, Pltf. v/s Joseph Johnson, Deft. Suspended till Next Court day.

Peter Herron, Pltf. v/s Thomas Wandel, deft. Parties agreed.

James Mills, P^h v/s M! Cornelis Steenwyck, dest. in three Several Actions w^{ch} are suspended til Next Court.

Balthazar de Haert, P! ag'st Reynier vander Coele, def! The P! declareth that the def! is Indebted unto him as appeares by his obligation

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the summe of two thousand three hundred & fourty eight gilders in seawant, and fl. 316 more for a hhead Molasses as appeares by a Contract bearing date the 3^d of March 1667: for w^{ch} debts this P^h Craues Judgement against the Def! not to depart this Place before he be satisfyed for the Same wth Cost. The def! ownes the first debt but saith he earned of the P^h in part of paiement thereof the summe of fl. 875 as he wil make appeare by Capt. Laval; and paid £5. to Peter Dousbury besides some Cloathes wth he left in Pawne to the P^h. The Court doe Suspend the hearing & determining of this Cause till Captⁿ de Lavall's Comming downe from fort Albany to the end the Def! may have occasion to prove his paiement as afores.^d And do order the def! to give in good Security to answer this Cause before he departs from this place.

Poulus Leendertsen, P^{it} v/s Reynier van der Coele, Def! The P^{it} declares that the def! is indebted unto him the summe of Nine beavers, and five Schippels wheat, and desires Judgem! for the same wth Cost. The Def! ownes the debt, but desires some time for the paiement. The Court do order that the def! shall make paiement of the s^d debt within the Space of Six Months provided giveing in Security for the same & to pay Cost.

M! Thomas Lovelace, Pltf. v/s Thomas Philips, deft. Suspended. Herry Nuton, Plt v/s John Thomas, deft. Suspended.

Teunis Craey, Pit v/s Claes van Elslant, def! In an Action of debt. The def! denyes the debt. The Court finding the debt to be of 15 or 16 yeares standing & for Tappers drinck ordered that a Non Suit should be entred against the Pit and he to pay Cost.

Ariaen Van Laer, Pit v/s Capt. Thomas Willet, Def: Suspended till Capt de la Valls comming downe from Albany.

Johannes Hardenbroeck, plt. v/s Cornelis Van Borsum, deft. Parties being heard by the W: Court their Worships decree and order, that the plt. shall be impowered to rent the defts house for the remainder of the lease to those already occupying it or to another single person, provided he be not of any trade, by which the house may suffer more damage or injury, than it should by the pltfs. own business, being that of a merchant.

Philip Judel, Pit v/s Jno. Cooley, def! The Pit declares that this Def! is Indebted unto him several Smith's Tooles as by his Obligation bearing date the 13th of feb! 1648 wil more at Large appeare. The def!

ownes the Bill but desires some time might be allowed him to Cause the standard Tooles made. Uppon hearing of both pties the Court did decree and order that the deft should deliver the standard smith's tooles according to his bill, within the space of fifteene dayes next ensuing, and in the meane while to Lend some of his owne Tooles to this Pti for his Convenience and to pay Cost of Suit.

Egbert Myndersen, Pit v/s Thomas Taylor, Def: the deft defaut.

Reynier Van der Coele, Pit v/s Herry Coustrie, Def: The plt. declares that the def! hath sold an house of this Pit in Dellowarr and became security for the Paiement, etz. The def! by his Agent Nicolaes Bayard denyes he ever became security for the sd sale, but wil do his endeavour to procure the paim! for the def! The Court do Order that in Case the Pit can make it appeare, that the def! received the paiement for ye sd house as the Pit doth alleadge; then the def! to pay ye debt.

Albert Bosch, Pit v/s Casper Hugla, def! the Pties agreed.

Rich. Teatem & John Bugby, Executors of the Estate of Thomas Hood, deceased, P. v/s Thomas Edwerrds, M. of the Ketch Society, Def: The P. declare that the s. Thomas hood hath a share of Wood on board of the s. Ketch; that is to say one halfe share for himselfe, & one halfe share which he hath bought from Hoop Allin for Twelve Pounds Sterlings, for w. desire Judgement against the def. w. Cost. The def. ownes that the s. Thomas hood hath earned a halfe share of wood w. he is willing to deliver, but for the other halfe share of Hoop Allin the def. saith he never had any portion in the Wood. The Court Ordered that the Def. should deliver to the P. the halfe share of wood earned by the s. Thomas hood; and if the P. can make appeare that hoop Allin hath had any share, and y. the s. hood paid him for it, then the p. shal Likewise have the same share soo bought as afores.

Ariaen VanLaer, Pit v/s Arian Gerritsen, Deft Parties agreed.

Dennis McKarty, Pl. v/s Thomas Edwards, M. of the Ketch Society, Deft. The Pl. declares that the Deft is Indebted unto him for Cutting & Chipping of Logwood the summe of five pound Sterling and Craves Judgem! for the same agt the deft with cost of suit. Uppon hearing of both prities and examining of the Wittnesses with appeared in Court, The Worshipp!! Court Ordered that the deft for the acc! of himselfe and the rest of his Company should pay to the Pl. the st five pounds according to promise With Costs of Suit.

Fredrick Arentsen, Pit v/s W. Laurence, def! The Pit declares that the def! is Indebted unto him for Blockes and other turners Worke delivered by the defts order to the Shipp Fames the summe of fl. 1100. and Craves Judgem! against the def! for the same Wth Cost. The def! haveing entred a Crosse Action against the Pt saith that the deff! is Indebted unto him for foure oxen Delivered him last Killing time the summe of fl. 860. Whereuppon the Def! the def! earned in Makeing of blokes and other turners worke for the sd shipp the summe of fl. 600. as more at Large may appeare by the Apprizement and Award of Alexander Watts and David Edwards Indifferently Chosen by both parties to make the st Apprizement, in soo much that their Remains due to the deft from the st fredrick Arentsen the summe of fl. 260. Sewant, and Craves Judgement against him for the same with Cost. Uppon hearing of the debates of both parties, the Court do allow of the Verdict of the s.d persons, and do Order that their apprizement shal stand good, and do order the st fredrick Arentsen to make paiment of the remaining fl. 260. Wampum with Cost of Suit.

1672: 24th July. Execution Issued out.

W. Schackerly, P. v/s Peter horne and Robbert Richards, def. The defts to take out a Coppy of the Pits declarat.

Robert Richards, Pltf. v/s W. Schackerly, deft. the deft defaut. Roelof Jans Slaght, Pit v/s W. Schackerly, deft. Parties agreed.

Warnaer Wessels, Pltf. v/s Ariaen van Laer, deft. Parties defaut.

On this day was the Will & Testament made betwixt Abram Verplanck and his late Wife Maria Vinge bearing date the 9th of August 1670. And made by the Notary Dirck van Schelluyne, Proeved and allowed of in Court.

John Garland was this day Nominated and appointed to be Constable of this Citty during one whole Yeare next ensuing the date hereof and Made Oath Accordingly.

James Sparr beeing Examined in Court about the Oproar Committed by him & Companie, answered what he hath done he did it only by Misjnformation of the Mate of Isaacq Malyns Shipp, who had advised him that it was a dutch bottom; but humbly Craves pardon for what he did. Humphrey Davenpoort being Likewise Examined saith that he was verry much in drinck and doth not remember how he came on board; Neither Knew of No harme. Henry Randel being Examined what he had to do on board in Seizing the Ship of Isaacq Melyn & Loading of the Gunns, and answered that he only followed the order of his Commander, James Spragg. The Court ordered that the s^d James Spragg, Humphrey davenpoort & henry Randel should be released of their only giveing in security for their appearance at the Court of Oyer & Terminer to be held on Thursday next.

Pieter Schaefbanck's Salary is advanced by the Court fifty gild" p. Annum.

Rutgert Willems, pltf. v/s Claes Gerrits, deft. Pltf. says, that deft. hired himself to him for the term of nine months and is now gone away without consent etc. Deft. denies having hired himself for full nine months, but only from month to month and is free. Parties having been heard by the W: Court they release the deft. from his service, provided he shall pay or work out, what he shall be found to owe: and they authorize hereby Isaack van Vleck and David Wessels to examine and settle the a/cs between parties and condemn each in half the costs incurred herein.

Uppon the petitⁿ of John Folshaue desiering some support & Relieff in his Sicknesse; The Court do Recommend to the Deakons of this Citty to inquire and examin into the truth of the s^d petition and to make a Returne thereof to this C^{rt} and in the meanwhile to allow him some support in his Sicknesse.

Whereas complaints have been made de nova to the W: Court of the evil and scandalous life and demeanour of Arent Juriaensen Lantsman notwithstanding the Many Warnings and admonitions given him from time to time by the W: Court—but that he in contempt of said warning has aggravated his evil behaviour by blasphemy; so that he deserves to be severely punished as an example to others: The W: Court have, however, in the hope of amendment once more pardoned him this grave fault for the last time, hereby strictly warning him, to let his wife be unmolested and that he, on the first complaint of his unbecoming conduct made to the Court, shall forthwith be banished beyond the jurisdiction of this City as an example to others, without the hope of any further favour.

Itt was this Day Ordered by the Worshipp!! Court that the Goall Keep! Pieter Schaesbank's Sallarie since y? 13 of this Instant Month of Octob! should be advanced from 150. to 200 gilders p! Annum & Ordered

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y. Secretarie to enter him in the booke accordingly; and to pay him soo much uppon his account as will make him a new Coate.

Att a Speciall Court of Mayor and Alderm. held at New Yorke y. 28th of Octob. 1671. Present Capt. Mathias Nicols, Mayor; M. John Laurence, M. Thomas Loulace, Esq., M. Johannes van Brugh, M. Isaak Bedloo, Alderm.; M. Allard Antonie, Sherrif.

Thomas Walker, Pit v/s Richard Ripley, Deft The Pit declares that the def! is indebted unto him for provisions & Tooles Delivered for the Compechio Voyage to the pinck Batchelors delight whereof this Def! was Mast as alsoo for the Intrest of the sd monny Laid out for the sd provisions & Tooles and for the Losse of three Boats as p! account the sume of £,128: 11: 3 Sterlingh for weh debt ye plt Craves Judgement against the def! with Cost of Suit. The Jurie brought in their Verdict & found for the Pit Interest at 25 pf Cento for Tooles & for the Yoll that was towed away at the Starne to Mast Ougt to pay for and for the disbursem of the provisions to be paid in the same Specie or Vallue to Content and y. Def! to pay cost of Suit & Charges. The Court did Order that Judgem! should be entred accordingly that is to say that ye deft in the behalfe of himselfe & Companie accordingh to the Tennor of the articles, should pay their proportione of the account of £106. 10, produced in Court in ye same specie or Vallue of Monny we was disburst by the Pit for the Provisions & Tooles, wth Interest for the Tooles at the Rate of 25 pf Cento and doo alsoo allow the Eight pound for the 2 barrels of flower in case the Pit hath givien Credit to the deft for what hee disbourst towards the same and y. Def: to pay for the boate at the Apprizem! of twoo prons Indifferently to be Chosen betwixt both prices.

1671. the 24th of 9th execution Issued out.

Uppon the Petition of Richard Kellem, Benjamin fissher, J^{no} Jarret, Tho: Crump, Symon Haukes, Richard Tunmore & W^m Willson; Mariners of the Pinck Batchelors delight, It is ordered that all the Names of the Persons, that have bene at Worke in Cutting of the Wood shall be given in to M. Mayor by Mooneday Morning next and that out of the s^d number the persons shall be Chosen to make the divisions or shares of the wood according to the Articles; except the other six who have made y^e division can give any reason to the Contrary.

By Order of the Worshipp!! Mayor was the following order Made & Issued out the 2nd of Novembe!

Whereas some Difference is Rissen betwixt Richard Ripley, M. of the pinck *Batchelors Delight;* and his Companie of Seamen; The Worshipp. Mayor hath tought fitt to Appoint M. Thomas Badger, Capt. Josius Gate & M. Thomas Edwards; for to heare & examin the Difference betweene the said pries, and to make a Returne thereof or give their Report thereuppon at the Next Court day.

The 11th of Novemb! Whereas the Worship! May! of this Citty New Yorke heretofore Refferred the difference betweene Richard Ripley, Mast! of the Batchelours Delight on yt one p'tie & part of the said Riply's Companie on the other p'tie unto yt arbitration of M! Thomas Badger & M! Thomas Edwardes who having mett thereuppon brought in their award, that they doo find by yt Articles of Agreement that Richard Ripley beingh the mager part of the Company, that accordingh to what is done is allowable; whereupon yt Court this day Ordered that Judgem! shoul bee Entred accordingly: Dated as abovesaid.

Att a Speciall Court of Mayor & Alderm, held at New Yorke the 9th Day of November, 1671.

P'sent Capt. Mathias Nicols, Mayo!; M! John Laurence, M! Cornelis Van Ruyven, M! Johannes van Brugh, M! Isaack Bedloo, Alderm!; M! Allard Antony, Sherrif.

Alexander Davides by his Atturnie Thomas Badger, Plin v/s Thomas Walker, Def! The Plin Atturnie declares that the plin became bound for the Def! in Jamaico in the sume of one thousand pound Sterling besides for other debts for with this Plin is sued and Condemned there & hath satisfied part thereof and is Lyable for the Remainder, since the Def! is Runne away from hence wherefore the Plin Craves Judgem! agin the Def! for the same with Cost. The Def! Denyes he Runne away and Replyes that the plt. and hee the Def! became bound together to Sir Thomas Modyford, Govern! of Jamaico in the sume of One Thousand pounds bond, that the Defts Shipp the batcheLors Delight, should Returne theither within the space of one Jeare, with is not Expiered before february next; and for any of the Deft. Debts in Jamaico, in Case the Plin is able to prove by Judgem! or Legall order of Court at Jamaico, that hee ye plt. hath paid anny Monnies



for y. Defts account, then the Deft is willingh to satisfie the same etz. The Jury brought in their Verdict & found for y. Deft & the Pt to pay Cost of Suit. Whereuppon the Worshipp! Court Ordered that Judgemt should be Entred accordingly.

THE JURY.

Capt. John berry, M. Joh. D'pyst, M. Thim e gabrie, M. Tho. Edwards, M. balthaz. d'haert, M. John Sessions, M. John Garland, M. Steven Cortlant, M. Isaack Melyn, M. John Dixy, W. Shackerly, M. Michael Smith.

Att a Mayors Court held in New Yorke the 14th of November A? 1671. Present Capth Matthias Nicolls, May!; M! John Laurence, M! Cornelis Van Ruyven, M! Johannes van Brugh, Ald'men; M! Allard Anthony, Sherif.

Gabriel Minvielle, Pit v/s Jacques Cousseau, def! The Court do recommend the Arbitrators heretofore appointed to heare this Cause, to bring in their report by the next Court day.

Fredrick Philips, Pt v/s Jacques Cousseau, def The Court of Assizes refferred the hearing of this Cause to a Special Court.

Fredrick Philips, P! v/s Jacques Cousseau, def! this Cause referred as ut supra.

Thomas Spragg, Pit v/s Joseph Johnson, def: The Pit demands for Bringing Defts Ketch to Port according to Promise one quarter of a Share Logwood etz. The Def. replyes, that he made the st promise in the owners behalfe, if the Deft brought the Ketch to Jamaico and in Concideration of that, the Deft allowed to the Pit boy a halfe part of a share more then his due was. The Court thought fitt to respit their Judgem! in this Cause till Capt de Lavall's Comming downe from Albany.

M! Thomas Lovelace, P!: v/s Thomas Philips, def! The P!! being from home, the Worshipp!! Mayor is desired to speake his honn! the Gouv! that the def! might relieved out of Prison.

Herry Nuton, Plt v/s Jno Thomas, Def! Suspended.

Poulus Richards, Pit v/s Melle Gaspersen, Def! The Pit & def! both remaining defaut, the Court ordered that the Nonsuit should be entred ago the Pit and the Pit to pay Cost.

Samuell Hall, Plt v/s Denys McKarty, Def: the P! defaut. The Court ordered that a Nonsuit should be entred agst the P! to pay Cost.

Jan Pieterson, Pit agst Benjamin Provoost, Def: The W: Court refer Parties to the Arbitration of Pieter Jacobs Marius & Boele Roelofzen who are hereby requested to reconcile parties if possible; or otherwise to report to the next Court.

Gysbert Elbertsen, P!t v/s Pieter Janz Voz, def: both parties defaut. The Court ordered that a Non Suite should be entred aget the P!t to pay Cost.

Warnaer Wessels, Pit v/s Ariaen van Laer, Def: the def: 2d Defaut. Edward Smith, Pit v/s James Matthews, def: the def: 1. defaut.

Egbert Mynders, Pit v/s Thomas Taylor, deft the deft 2^d defaut.

Cornelis Clopper, pltf. v/s Barent Cours, deft. Pltf. demands from

Cornelis Clopper, pltf. v/s Barent Cours, deft. Pltf. demands from deft. fl. 931. 7. sewant according to mortgage, with costs. Deft. admits the debt, but says he lacks about a foot of ground. The W: Court suspend this case to the next Court day.

Uppon Complaint made to M. Mayor that Egbert Meynderson intertaynes people at unseasonable houres in the Night; to the disturbement of his Neighbours, It is this day ordered to the s. Egbert's wife, that if any such Complaints hereafter be made, that hur husband shal be forbidden from tapping any more.

Uppon Pieter Jacobsen Marius request of being releast from the security he engaged himselfe for Herry Lyon to the use of Capt. Morris; The Court ordered Capt. Morris to appeare at the next Court to give his Answer thereuppon.

Uppon the Complaint of Claes Bording & Pieter Jacobsen that the Sherif still detaynes them from their Monny due to them by Judgem! & Execution from Andrew Messenger; The Court ordered in Case the debt be not satisfied before next Court day, that the Sherif shall be ordered to pay the debt himselfe.

Uppon the Comp! of Tryntie Clock, it is ordered that the Sherif shal give hur an acc! of the Execution obtained by hur ag* the Estate of Richard Painter.

On the petition of Ariaen Van Laer, it is ordered: Copy hereof to be furnished to his brother Stoffel van Laer to answer thereunto at the next Court day.



Anno 1671. Novemb! the 15th The Court being met together and where compleat, except only M! Bedloo.

The Master & Company of the Pinck Batchelors delight being Cald in Court, and haveing debated their difference Concerning the divisions of their Wood; Itt is Ordered that the s^d difference should be decided by the Oaths of four of the M! his Company. Whereuppon the M! Richard Rippley, Isaacq Rand Mate, Walter houward & hilliard Wood Seamen made Oath in Court, that in the dividing of the shares, they did according to Equity & good Conscience.

William Shackerly, p!t v/s Peter Hernn & Robbert Richardes, Defter The P!t Demandes his fraight for Goodes brought from barbados in Sterlingh Monny of England; The Defts are Willingh to pay the P!t his self raight in boston Monny. The Court having heard the Debats of both p'ties; Did decree & order that the Defts shall make payment of the self raight according to the tennuer of the bill of Loading went the Court do adjudge to be Sterlingh Monny of England, or the true Vallue thereof & the defts to pay Cost.

Att a May. Court held att New Yorcke Xb! the 5th 1671. Present Capt. Matthias Nicolls, May!; M! John Lawrence, M! Tho! Lovelace, M! Cornelis Van Ruyven, M! Johannes Van Brugh, M! Isaacq Bedloo, Aldermen.

M! Cornelis Steenwyck appearing in Court desired that the Attachment made uppon the effects of James Mills in the hands of W. Shackerly might stand good, towardes the defraying of the Courts charges, wherein the s. Mills is Condemned at M! Steenwycx Sute; Whereuppon the Court ordered that the s. Attachm! should stand good till further order.

Herry Nuton, Pit v/s Jno Thomas, def! The Pit declares that the def! is Indebted unto him as pf acc! the summe of —— and the plt haveing attached a parcel of Earthen ware of the Def! desired Condemnation for the same with Cost of Suite. The def! remaining defective to appeare in Court for to Answer the Action, The Court Ordered that Judgem! should be entred against the Def! for the sd debt, and do Condemne the attached goods to be sold, towards the satisfying of the sd debt & Cost of suit.

Jan Pietersen, pltf. v/s Benjamin Provoost, deft. The decision of

arbitrators appointed by this W: Court being delivered into Court, read and examined, is approved by this W: Court and the deft. is hereby condemned promptly to pay the pltf. the hundred and fifty gilders pursuant to said award with costs.

Egbert Myndersen, Pit v/s Thomas Tayler, Def: The def! 2d defaut. The Court Ordered in Case the def! doth not make Satisfaction to the Pit before next Court day, that Judgem! shal be entred ag! him.

Cornelis Clopper, Pit v/s Barent Coers, def! The Pit declares that the Def! is Indebted unto him as appeares by the Morgage uppon his howse, bearing date the 25th of Jan? last past the summe of fl. 931. 7. in Wampum; and humbly craves Judgem! for the same. The def! not appearing to defend the Cause as he was ordered to doe; The Court ordered that Judgem! should be entred against the Def! or his Baile for the Paiment of the st debt with Cost of Suit.

Gabriel Minvielle, P! v/s Jacques Cousseau, Def: The Arbitrators recommended to returne their Report.

Thomas Spragge, P^I! v/s Joseph Johnson, Def! The P^I! by his Atturny Jno Sharp declares that the def! is Indebted unto him One Quarter of a share of Logwood, w^ch he Promised this P^I! for bringing this defts Ketch to Port; And Craves Judgem! ag^s! the Def! for the same with Cost. Uppon hearinge of both Parties the Court ordered that a Non Suite should be entred ag^s! the P^I! by reason he entred not his action in time, before the divisions of the Wood where made, and the parties Concerned departed from this Place.

Fredrick Gysbertsen, P!t v/s M! Jno Rider, def! The def! 1. defaut. Jochem Beeckman, Pltf. v/s Elsie Grim, deft. Parties agreed.

W. Shackerley, P. v/s Otto Gerrits, def! The P! declares that the def! is Indebted unto him for one ancor of Rom fl. 80. sewant and Craves Judgem! for the same. The def! saith his Wife bought the Rom for fl. 70. and tenders to pay the P! In goods or Bills uppon a Merchant. The Court ordered the Def! to pay to the P! the fl. 80. by bills uppon a Marchant to the P! Satisfaction, and to pay Cost.

W. Shackerley, P!: v/s Joseph Bowel, Def! Itt is Ordered that the P!: shall in due time put in his declaration at the Office, to the end the Def! may take out a Coppy thereof; and then to be Tryed by a Jury at the Next Court day.

Richard Rippley, Pt v/s Thomas Walker, Def Suspended till Next Court.

Thomas Walker, Pit v/s Thomas Badgard, def! The def! defaut; Whereuppon Itt was ordered that the Marishal should give Notice to M! Derval as Baile of the def! to appeare and answer to the Pit Action at the next Court day; or that Otherwise Judgem! should be past.

David du Four, Pit v/s Lourens Janzen Smith, def! the def! 1. defaut. Itt is ordered that the def! should appeare at the next Court day, or that Otherwise should be past ag! him.

Uppon the Complaint of Pieter Jacobsen & Claes Bording that the Sherif M! Allard Anthony hath not given them any Satisfaction for the Execution w^{ch} they have against Andrew Messenger; as he by the last Order of Court was Ordered to doe; The Worshipp!! Court ordered that the Marishall Herry Nuton should serve the s^d Execution uppon the Estate of the s^d M! Allard Anthony, without any further deLay.

Uppon the Complaint of M! Evert Pieters Itt is ordered that the Sherif shall before the Next Court day shall Cause the Execution w^{ch} the s.^d Evert Pietersen hath agst Stoffel van Laer to be Satisfyed or otherwise that y.^e Execution shall be Issued out agst the Effects of the Sherif himselfe.

Albert Bosch, Pit v/s Jno Cooly, deft

Thomas Wikes, P! v/s samuel Washlin, def: The Court referred the Parties to the Arbitration of Capt Richard Morris & M! Francis Lovelace.

Uppon the Compl! of Pieter Jacobsen desiring to be releast of being security any longer for henry Lyon, to the use of Captain Morris, by reason the s.d Morris doth refuse to Accept of the Pay allowed him by the Court, The Court Ordered that Capt. Morris should give in good reasons to the Contrary at the Next Court, or otherwise the Security to be releast.

Itt is this day ordered that all Bakers of this Citty, or any other person, that Makes profession to make flower to be exported out of the Governm! shall brand their Markes uppon all the Caskes went they shall deliver to the Merchants.

John Sharp, P! v/s Benjamin Fisher, def: The P! declares that the def! is Indebted unto him as p! Acc! the summe of fl. 458. wampum. The def! ownes the debt. The Worshipp! Court ordered that Judgem!

should be entred against the def! for the paiement of the sd debt with Cost of Suit.

Richard Ripley, Pit v/s Symon Hawkes, Def! The Pit declares that the def! is Indebted unto him as p! Acc! Nine pounds twelve Sh: & 6d and Craves Judgem! for the same with Cost. The def! ownes the debt according to acc! except the £1. 15 paid to the Doctor. The Worshipp!! Court ordered that Judgem! should be entred age! the def! to pay the sd debt, with Cost.

Uppon the Complaint of Hendrick Willemsen Backer that the former order of Court obtained by him against Anna Smiths is not put in due execution, but that he as Yett doth Susteine great prejudices and dammage by the Water w^{ch} Comes from hur Lott: The Court thereuppon ordered that the former orders made in this Cause should be put in present Execution wthout any further delay.

Itt is this day Ordered that all Logwoodd or Braziletto, w^{ch} is Shippt of & hereafter shall be Shippt of from this Citty for Europe shall pay twelve Stiv. in B. p. tunn.

The deakons of the reformed Church of this Citty y. day makeing their report, uppon the former order sent to them uppon the Petition of J. Fossacre returned for answer that the s. fossacre had Lived on Longe Island, Weshester & Onckeway about 18 yeares and since the Luterish dominie preached here, come to this place, and he being a Member of their Church, the s. deakons Judged that the s. Church ought to Maintaine him. The Court Ordered that the Deakons of the Lutheren Church should be sumoned to appeare in Court the next Court day.

Uppon the Request of the Vendu M! Nicolaes Bayard, desiring that some persons might be appointed by this Court, to be Sworne Censurers and Packers of Beafe and Porke. The Court thereuppon Made Choice of Jan Janz Kooper and Abram Pieterz Kooper who are to appeare in Court at the Next Court day, And in the Meane while to Calculate what the should earne in reason for Packing, or Senzuring of a Barrel of Beafe and Porke.

The Court this day Ordered that the Secretary should give Credit to herry Nuton uppon the Townes boocke, five pound for Karreing the Mace the first Yeare.

* Fairfield, Conn.

Uppon the Complaint Made to the Court by Severall of y. Inhabitants Concerning y. Abuse Committed by Some Persons, in Casting of y. filth before their houses, It is Ordered that John Sharp shall uppon sight hereof, make Knowne to the Sherriff, the Names of the persons w. Carried the dirt from his house, or that otherwise the Court shall Looke uppon the S. Sharp himselfe, to be guilty of y. same.

Whereas by a former Judgem! of this Court bearing date the 24th of Octob! last past at y. Sute of Richard Tatem and J. Bugby Execut. of y. Estate of Thomas Hood Deceased P. Thomas Edwards, M. of y. Ketch Society & Companie, Defts. The Courte then Respited their Judgem! for y. halfe Share of Wood, Earned by hoop Allin untill proefe was Made thereof; And Capt. Tead having attested before y. Worshipp! Mayor that y. s. hoop Allin had Earned a half Share, Itt was this day Ordered by y. Worshipp!! Court, that Judgem! should be Entred to y. Use of y. s. Executors for y. s. halfe Share, and do Condemne the attached effects Now in the hands of M. William Dervall, towards the Satisfying of y. Same.

Ariaen Cornelisse & Jan Langestraet heretofore appointed to be branders of all horses and Cattle, uppon this Island Makeing Complaint, that Contrary to ye last Order bearing date ye 7th day of June last past, severall unmarked horses & Chattle are Kept in ye Common Woods of this Island, whereof Severall Now of Late are brought up, and Cryed Out by ye Common Cryer, but as yet no Owner thereof appeared. Whereuppon ye Court Ordered that If after three Severall proclamations made by ye Common Cryer of this Citty no Owner appeares, then the se Branders are authorized to make Sale thereof by publicq Outcry, but Nott to Dispose of ye Monney untill further order of Court.

Att a Mayors Court held at New Yorke this 20th day of Decemb. 1671. Present Capt. Matthias Nicolls, May!; M. John Lawrence, M. Tho. Lovelace, M. Johannes Van Brugh, Aldmen; M. Allard Anthony, Sherif

Egbert Mynderts, P^{it} v/s Thomas Taylor, deft. the deft 3^d defaut. The P^{it} declares that the deft is Indebted unto him as p^t Acct the summe of fl. 224 Seawant And Craves Judgemt for the s^d debt, with Cost, Uppon the Defts 3^d defaut, The Worshipp!! Court Ordered that Judgemt should be entred against the deft to pay the s^d debt with Cost of suit.

Gabriel Minvielle, Pit v/s Jacques Cousseau, Def: Suspended till the arrival of the first ship from Holland uppon ye Pits desire.

William Schackerly, P! v/s Joseph Bonwet, Def: the def! defaut. Itt is this day Ordered that in Case the def! doth not appeare at the next Court day that Judgement should be past against him.

Richard Rippley, Pit v/s Thomas Walker, Def: The Court Ordered the Deft to take out a Coppy of the Pit declaration and then to come to tryal by a Jury at the Next Court day.

Thomas Walker, P! v/s Thomas Badgard, Def: The Court ordered the Def: to take out a Coppy of the P! declaration and this Cause to be decided by a Jury at the next Court day.

J.º Cooley, P! v/s The Widdow of Lourens Torner, def: the deft defaut. This Action being laid uppon an Attachm! of the defts effects, Itt is ordered that Notice thereof should be given unto hur, to the end she might come & Answer to the Action.

Richard Rippley, Pit v/s Thomas Crump, d! Parties agreed.

Harmpie Lodwyck, Pit v/s Jurian de Kooper, dest the dest 2d defaut.

Herry Nuton, Pit v/s Abel Hardenbroeck, deft the deft one defaut. Arian vanLaer, Pit v/s Arent Isaacqsen, deft the deft 1. defaut.

Arian Van Laer, Pit v/s Styntie Arents, Deft the deft 1. defaut.

Pieter Nys, Pit v/s Stoffel van Laer, deft the deft 1. defaut.

Pieter Nys, Pit v/s Jio Rider, deft Parties agreed.

Pieter Nys, Pit v/s Jacob Teunissen Looper, dest ye Dest I defaut.

Thomas Wikes, Pit v/s Samuel Washlin, def! Suspended til next Court day.

Uppon Comp!t of Thomas Walker that Richard Rippley doth not Satisfy the Execution of this Court; Itt is Ordered that if he makes no Satisfaction before to morrow at Noone, that the Sherif shal take him in Custodie.

Warnaer Wessels, P! v/s Arian Van Laer, Def! The Court ordered both parties to bring in their acc! at the next Court & then to be decided.

Jno. Leake, Pit v/s Thomas Francen, def: The Pit declares that the def: whilst the Pit was in drinck, Bargained with him for a tract of Land, wth bargaine was since made void by an Arbitration held at flattlands, Nevertheless the Pit Bill stands stil out, and the def: denyes to deliver it

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up etz. Uppon hearing of both parties and the Examining of the testimonies produced in Court, Itt was Ordered that the deft should deliver up the Pin said bill, provided the Pin makes payment of the fifty gilders allowed him by the Arbitration, or the Charges with the Deft hath bene at, & to pay Cost.

J^{no} Sharp, P^{lt} v/s Rich^d Rippley, Def! Itt is Ordered that the def! should take out a Coppy of the P^{ln} declaration, and Acc! & returne his answer to the same at the next Court day.

Jno. Garret, Pit v/s Richard Rippley, def! Itt is ordered that the Def! shal bring in an exact Account at the Next Court day.

Assur Levy, Pit v/s Christian Pieters, deft the deft defaut.

Itt is Ordered that if the def! doth not make Satisfaction to the P! before the Next Court day, that Judgement shal be past against him, and the def! to have his remedie against those of the Lutheran Church.

The Court this day Ordered the Marishal herry Nuton to give Warning to the Neighbours betweene the State howse and the Graft, to cause their proportions of the Waal before thier houses to be finished & fild up.

Uppon the Comp! of the Vendu M: made ag! Roelof the Slaught! & Warn! Wessels, that they still remaine backward in paying the Provisions for the Sugar and Rom, sold in Outcry, desiring Imediat Execution for the same, by reason the Ship Lyes in demorrage; The Court ordered that the sd Roelof & Warn! should appeare in Court on Thursday next or else Execution to be Issued out ag! them.

Uppon the request of the Curat. of the Estate of Jn. Coopal deceased, the Court ordered the Credit. of the s. Estate to appeare at the next Court day, w. will be held on purpose on thursday next.

Uppon the request of the Overseers of the highwayes and the Branders of horses & Cattle on this Island Manhatans, It is this day ordered (that according the following order, heretofore made by Capt. Thomas de Laval in the time of his Mayority, w. Order this day by the Court is approved & allowed of) the Stray horses, now in the Custody of Arian Cornelissen should be Publicqly sold on Saturday next in the afternoone, at two o'Clock.

Whereas Complaints are made that great Quantities of unmarked horses and Cattle Contrary the former Ord. still are found in the Common Woodlands of this Island Manhatans Notwestanding Resolveert

waldron, Lubbert Gerritse, Dirck Stocken, & Jan Cornelisse, in the behalfe of the farmers in generall have made promise to take Care that the former Ord. Concerning the Branding of Horses and Cattle should be punctually prormed & putt in due Execution, It is therefore Ordered By the Worshipp! Mayor uppon Advice we some of the formers as followeth.

Imprimis. That the proons heretofore appointed for Branders as well here as at haerlem shall give Notice that no horses or Cattle after the Space of Six Weekes next Ensuing are permitted to feed in the Comon Woods of this Island except they are branded with the Cittyes or Townes brand yron.

andly. That all the horses & Cattle that shall bee found in the Woods and nott branded according to Order shall be brought up to the sd Overzeers to be branded & the owners of the same shall pay as followeth; for bringing up of a horse Six gild. & for branding two gilders and for bringing up of a Steare Oxe or Cow three gild. & for branding one gild!

3dly. And in Case any horses or Cattle be brought up wth are not branded & whereof the owners Are not Knowne such horse or beast shall be publicly Cryed out by the Cryers of this Citty or haerlem & if the Owner doth not appeare after three times being Cryed out as afores then the sthorse or beast shall be Kept up by the store Overzeers during the space of Six Weeckes and if still no Owner doth apeare then the sthorse or beast shall be publically sould by an Ord from the Mayor & the Monney secured in the Office of this Citty finally the said Overzeers or those that Keepe the sthorses or Cattle before the sale be made shall Receive out of the product of such horse or beast viz! for a horse 12 stiv! per diem And for an Oxe Steare or Cow Six Stivers p! Diem in Wampum. Dated in New Yorke this 7th of June 1671.

Att a May. Court held In New Yorke the 21st of Xb. A. 1671. Present Capt. Matthias Nicolls, May. M. J. Laurence, M. Corn. v. Ruyven, M. Joh. v. brugh, M. Is. Bedloo, Ald men; M. Allard Anthony, Sherif.

Uppon Complaint made by the deakons of reformed Christian Church of this Citty, that they are Charged with some of the poore of the Luth-

eran profession notwithstanding a Collection is made for the poore in the s^d Lutheran Church; as also that the Deakons of the s^d Lutheran Church do not according to Custome in a Publicq Meeting deliver up their acc. how they have disposed of the monney soo Collected as aforesaid; Whereuppon the deakons of the s^d Lutheran Church being summoned & appearing in Court, and haveing heard their Answer thereuppon; The Worshipp. Court ordered that each Church should for the future Maintaine their owne Poore; and that the Deakons of the s^d Lutheran Church should yearely deliver up their Acc. in a publicq Meeting in the same Manner as in the reformed Christian Church of this Citty until this day hath bene practicable.

Uppon Compli of the deakons of the Lutheran Church, It is Ordered that they shal give no more allowance to J. fossiker, til further order.

Martin Simson & Richard Watts haveing bene accessary to the disturbance of the Peace, in throwing of dirt before the doores of several of the Inhabitants of this Citty; Came this day before the Court, acknowledged their fault and that they where Sorrow for it, Whereuppon the Court did Pardon them the s^d fault.

The Curateurs of the Estate of Reyntie Pieters are empoured to agree With harck direksen for is due out of s.d Estate.

The Curat. & Administrat. of the Insolvent Estates of Ryntie Pieters & John Hendrickse Steelman deceased, desiering to Know whether the debts w. Ryntie Pieters & John Steelman are Indebted in Holland shall Come in Concurrence and have Equall Right w. the debts here. Whereuppon the Worshipp! Court uppon Matiuere Concideration & deliberation had thereuppon; this day ordered that all the debts w. are made here w. foreigne parts Either in holland or Elswere.

The Curateurs of the Estate of John hendrikse Steelman deceased this day appearing in Court and having Summoned all the Credit. in Generall, who most part Likewise appearing They the sd Curat. brought in their account of the sd Estate by whi it appeared if all the debts should be allowed, that the sd Estate Would fall short in Bevers fl. 4306: 4 and in wampum fl. 11184. desiring further that the Court would be pleased to give their Jugem! & to order whoe should be preferred out of the sd Estate Whereuppon the Worshipp! Court uppon hearing of the debates of both

Parties did decree & order that the following p'sons should have p'ferrence Viz!

Thimothi Gabrie uppon his Morgage to			
Johannes Vander Meulen By his			Bevers.
Atturnie to the Summe of			1180
Balth! D'Haert uppon his morgage			1120
Nicolaes Bayard uppon his Morgage ye			
Summe			500
M. John Lawrence by vertue of his		Wampum	J
Judgment to the Sume of		340	
M. Cornelis Steenyck by vertue of his		•	
Morgage the sume of			235:14
Christoffel hoogland by vertue of his	Tobacco		•
Morgage		54:16	
Teunis hellebrantse for the Remainder	_		
of ye paim! of the Land		469	
Claes Arentse for worke done		34	
Jacob Janse for worke done		64	
Allowed Jacob Kip And Assur Levy for			
their Administration		500	
	lbs 631.	fl. 1461:16.	fl. 3035:14

And that all the Rest of the Credit! that is to say of all the debts we are made & Contracted wh in this Governm! shall come in Concurrance & Receive Equall proportions of the Remainder part of the sd Estate; Provided the sd Credit! do make their demandes verry well appeare to the Curat! satisfaction. And finaly Concering M! Symon Romeyns pretence of p'ferrence uppon the Neger Claes, the Court Can not allow of it, untill better proofe thereof be made.

Itt is this day Ordered that Joost vander Linde for his debt of Lime & William Noble for his bill of five score ells of Osnabrix due from J. Coopal deceased, although they had past the time w. by the Execution was made knowne that the debts should be made knowne, neverthelesse they both haveing made it knowne in Court this day; Shall Likewise have the benefit of Concurrence equal with the rest of the Credit.

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Att a Mayors Court held at New Yorcke January the 16th 167½. Present Captⁿ Matthias Nicolls, Mayor; M! John Lawrence, M! Cornelis van Ruyven, M! Johannes van Brugh, Aldermen; M! Allard Anthony, Sheriff.

Benjamin fissher this day appearing in Court declaring his poverty & that hee hath no effects left to Satisfy the Judgement obtained by J. Sharpe against him, Desiring that this Court would be pleased to Consider his poore Condition & release him from his Imprisonment which being taken into Concideration by the Worshipp!! Court; Itt was this day Ordered that the s. Beniamin fissher should give his bond to M. Sharp for his debt & do graunt to y. S. Sharp all the Liberty to seize uppon any of the s. fisshers Effects either here or Elswere if any can be found towards the satisfying of his Judgem! but do Order that the s. fissher's boddy shall be releast from any further Imprisonment.

John Downes John Wead & francis Stanton Marriners of the Ketch hoopwell this day appearing in Court & Complaining that they were Imprisoned at the Suite of their Mast! Robert Houghton who now is Departed without appointing any person to prosecute his Act against them nor order where their wages should be Satisfyed. Whereuppon it was this day Ordered that the st persons should be releast from their arrest and that a Non Suite should be Entred against the st Robert Houghton and to pay Cost.

Att a Mayors Court held In New Yorke this 23th of Jann? 167½. Present Capt Matthias Nicolls, May!; M! J. Laurence, M! Cornelis van Ruyven, M! Johannes van Brugh, M! Isaacq Bedloo, Ald'men; M! Allard Anthony, Sherif.

Richard Rippley, pltf. v/s Thomas Walker, deft. Parties agreed.

Thomas Waaker, pltf. v/s Thomas Badgard, deft. Suspended till next Court.

J^{no} Cooly, Pⁿ v/s The Widdow of Lourens Torner, def: the def! 2^d defaut. Itt is Ordered that the Pⁿ shal Send a Coppy of the acc! and give Notice to the deff! that the Cause should be decided at the Next Court day.

Thomas Wikes, pltf. v/s Sam!! Washlin, deft. Suspended.

Warnaer Wessels, Pit v/s Ariaen Van Laer, def! In pursuance of a

former Order, both parties this day delivering in Court their accounts by which it appeared that the def remained indebted to the P^{It} the summe of One hundred & eighty four gildrs Wampum. Whereuppon the Court ordered that Judgem! should be entred ag! the Def and did Order the def! to pay the sd debt with Cost.

J. Sharp, pltf. v/s Richard Rippley, deft. Parties agreed.

John Garret, Pltf. v/s Richard Rippley, deft. the Court referred this Cause to the Arbitration of Capt. Richard Morris and M! Christoffel hooghlant.

Gabriel Minvielle, pltf. v/s Richard Ripply, deft. Parties agreed.

Thomas Tayler, Pit v/s Roger Tounsen, def! Itt is Ordered that the def! should take out a Coppy of the Pin declaration and if the parties doe not agree before Next Court, then to be decided by a Jury.

Thomas Lewis, Pit v/s William Waldron, deft the deft 1. defaut.

Doct! Henry Taylor, Pit v/s Henry Taylor say Thomas Walker, Def! The def! being defaut, Itt was Ordered that this Cause should be Suspended till next Court.

John Spiegelaer, Pit v/s Jochem Beeckman, deft the deft defaut.

Peter Nys, Pit v/s Jacob Teunisse Looper, Deft the deft defaut.

Peter Nys, Pit v/s Stoffel van Laer, deft the deft 2 defaut.

Peter Nys, Pltf. v/s Jno Rider, deft. Parties agreed.

Fredrick Gysbertsen, Pltf. v/s J. Rider, Deft. Suspended till next Court.

Dirck van Cliff, Pit v/s Ino. Smedes, deft the deft r defaut.

Hendrick Willems Baker, Pit v/s Nicolaes Johns, deft both defaut.

Itt is this day Ordered that the Sherif shal make a strict enquirie after all Strange persons that are Come into live within this Citty Contrary to Order, and that such persons shall be summoned to appeare at the next Court.

Itt is this day Ordered that the Sherif shall make an enquirie what persons doe Tappe without Licence, and to Cause them to be find.

The Court ordered the Sherif to give Notice unto all them that are in erreirs of Makeing or paveing their proportions of the Streets, that they Cause their said Streets with all possible Expedition to be finished.

This day Sieurs Jacob Kipp and Anthony d'Milt are authorized as

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Curators of the Estate left by deceased Jannetie Jacobs, late Wife of Willem Wouters.

Jacob Teunissen Kaay & Jacques Cousseau together with Peter Jacobs Marius who being substituted by Jan Hendricx van Bomel executors of the Will and Testament of Balthazar de Haert deceased, this day appearing in Court and producing the st Will made and attested by the Notary Willem Bogardus in the presence of Hans Kierstede & Thymon van Borsum bearing date the 4th of this Instant and desired the approbation of this Court thereuppon; Whereuppon the st Wittnesses being Called and appearing in Court, and declaring that they had bene present in Makeing & signing of the st Will; The Court thereuppon Ordered that it should be entred that the said Will was approved of by the Court, as a Lawfull Will and that the st Executors where Empowered to Proceed, in their Administrations according to Law, and do hereby authorize the Secretary Nicolaes Bayard to be present in Makeing of the Inventory.

Uppon the Petition of John Jacobs desireing to to be Karman, Itt is Ordered that two of the Cheifest should appeare at the next Court to give their answer thereuppon.

His Honn! the Gov! this day recommending to this Court the denomination of a third Company of foote Officers; the Court have Nominated viz!

for Capt.

M. Jno. Lawrence,

M. Isaacq Bedloo.
for Liftenn.

M. Christoffel Hooghl.,

M. Fredrick Philips.
for Ensignes

Jn. Lawrence Junior,

Cornelis Dircksen van Westveen.

Att a Mayors Court held In New Yorke feb? the 13th 167th. Present Capt. Mathias Nicols, Mayor; M. Jno. Laurence, M. Cornelis van Ruyven, M. Johannes Van Brugh, M. Isaacq Bedloo, Aldmen; M. Allard Anthony, Sherif.

Thomas Lewis, Pit v/s William Waldron, def: The Pit declares that

the def! lent this P!! Boat, and put hur a drift, and is now taken up at Staten Island by John Benneco who demands for takeing of hur up a halfe ancor of Rom; and Craves Judgement ag! the def! for his sd Boat etz. Uppon hearing of both parties the Court Ordered that the def! should with all expedition go to Staten Island and release the P!! boat and returne hur back to the P!! provided the P!! sends his boy with the def! to bring hur back; and do referre it, unto M! Thomas Lovelace Justice at the sd Island, to Order what the Def! shal pay for takeing up of the sd Boat.

Thomas Tayler, P!t v/s Roger Tounsen, deft The P!t declares that he put out twelve sheep to halves to this Deft but some time after two being Kild or lost, the deft agreed with this P!t to deliver the rest Back to the P!t; But uppon sending the deft refused to make delivery thereof and doth still refuse to give Satisfaction for them, Wherefore the P!t craves for Judgem! agst the Deft wth cost. The Jury brought in their Verdict and found for the P!t that the deft shal pay for, or deliver tenne Sheep with Cost of Suit. Whereuppon the Worshipp!! Court Ordered that Judgem! should be entred accordingly; & ordered the deft to pay or delivery the st Sheep with Cost.

JURY.

Jacob Kip, forem; Jan Vinge, Aryaen Cornelissen, Dirck Siecke, Pieter Stoutenbgh, Herry Breser, Thomas Lewis, James Mattheus, Edward Smith, Timoty Gabrie, Sam! Pell, Nathaniel Wrigt.

Thomas Walker, pltf. v/s Thomas Badgard, deft. Suspended.

Thomas Wikes, pltf. v/s Samuel Washlin, deft. Suspended.

Henry Tayler, Pit v/s Thomas Walker, def: Itt is ordered that the 1114 lbs of Logwood shall be sold at the next Outcry, and the accts of the Wheighm! and Porters shall be first satisfied & paid Amounting to the summe of fl. 442: 19 and if any overplus be left the same to be paid to this plt. in part of his debt. and to suspend the Action about the Attached Mofs till next Court.

John Spiegelaer, pltf. v/s Jochem Beeckmans, deft. agreed. Pieter Nys, pltf. v/s Jacob d'Looper, deft. both absent. Pieter Nys, pltf. v/s Stoffel van Laer, deft. both absent. ffredrigh Gysberts, pltf. v/s J^{no} Rider, deft. agreed. Dirck Van Cliff, plt v/s J^{no} Smedes, deft both defaut.

Ariaen van Laer, Pit v/s Joost vander Linde, deft. Suspended uppon Pit desire.

Richard Morris, Atturny of Tho: Walker, P. v/s Allard Anthony, Def: The deft. is to take out a Coppy of the declaration and make out his Answer thereuppon at the next Court day.

James Mills, pltf. v/s W. Shackerly, deft. Agreed.

Joseph Johnsen, pltf. v/s W. Derval, deft. referred to the Arbitration of Capt. Jno Berry and M. Christoffel hooghlant.

Egbert Mynders, pltf. v/s Jno Sharp, deft. referred to the Arbitration as above.

Symon Romeyn, pltf. v/s Ariaen van Laer, deft. agreed.

Albert Bosch, pltf. v/s Jno Cooly, deft. agreed.

Ariaen van Laer, pltf. v/s Arent Isaacqsen, deft. Pltf. demands fl. 197. beavers according to a/c with costs. Deft. admits the debt, but requests some delay. Parties being heard by the W: Court, they condemn deft. to pay the pltf. one half in six months and the other half in twelve months after date hereof.

John Cooly, Pit v/s The Widdow of Lourens Torner, def! The def! not appearing in Court, as it was ordered the last Court day; The Worshipp¹¹ Court did decree & order that Judgem! should be entred against the attached effects of the def! now in the hands of Rendel Huwit towards the Satisfying of the Pin debt to the summe of £6: 8. according to acc! with Cost of suit.

This Court haveing taken into Consideration the Memorandum sent to this Court from his honn! the Govern!; Itt was Ordered

Vppon y! first Article That Jan Janzen van Breeste & Pieter Abrams should be sworne packers and viewers of all meat within this Citty, for the fee in the Law Exprest and M! Van Ruyven is hereby desired to acquaint them thereof.

uppon y. 4th. The former Order against the Stealing of Boats and Canoes to be renewed with greater penalties to those that are Culpable, and reward to the Informers.

uppon the 5th. The Sherif is hereby required to Cause the former orders Concerning the paving of the Streetes to be put in Execution.

uppon y. 9!. The Court do Empower M! Cornelis van Ruyven and M! Isaacq Bedloo, Alderman to Cause the former orders in makeing of a

god Viggon ista ierwir ins Eur die Towne it namen in ie put ata trot secution, wesent in imple dicter mail ie given mit iben.

In the counts recivered and Lour IV or in the senant of the Institute of test [an Rendern Recember against Invisioner Honographic Timorhems Labrie III Littlesis freedward & III Marie Anthony. It is noted has Long recent that he commission to party to answer theremore it the test Lour law.

Upper he Limitaint of Ridger Formane lit a mis fay Ordered that Reary Reager that attain the turner Judgement by the of purchase Chromest off time affore text Little tax, except he time give sufficient reasons to the Lintrary, to the Little Statistication.

Vieres us some the lovered this tay Recommended in the Court to Lance a Livil agreem to be made white Lancer of this City for the Racting of the Stone or oth Materials, inwards the Repairing of the fort the Livil to therefore appoint Livil John Manningh & M. Allard Anthony to agree white of Raimen for is Livil mices is possible they can

Whereas the Carmen of this City by a former Order of this Court bearing tate the 19th of the trips, where Cambridged in their places and their Number brinted as the porters are Typon severall articles and Conditions in the foother sett forth who said Articles being brooken by severall of them and Complaint thereof being made, the Court ordered them to appeare and to answer the st Campiaint. Wherempon they the st Karmen apparing in Court made their Empirical to promised for the future to be verry beligent and offerme the st Orders.

Oppose who promise is the Articles hereunder Express. The Court have thought fit to Confirme them in their places as aforest is do Allow of the following strong to be Karmen of this Citiv vizi

W" Kick, Ambrosius de Weerhem, Thomas francen, Charles floyd, Vieter Wessels, John Watkins, Thomas Griffin, Jan Smedes, Aernout Webber & Jan Mynderse uppon the following Articles:—

Imprimes. That according to the former Order they do fill up the Inex nes in Highwayes in an about this Citty and do other public worke us they are Commanded by y. Magestrates GRATIS;

z^{my} That they bee verry Dilligent and give Satisfaction to all y'mms, as they have promised to do.

3d4 That they do weekely on every Saturday in the afternoone



uppon Warning given them Kart the dirt from all the paved Streets, within this Citty and Convey it to some Convinjent place wth thereunto shall be appointed provided the dirt be Loaden uppon their Karts by the Owners or tennants of the Houses.

4^{th!y} That they do Annually Nominate & p'sent to this Court two p'sons of wth one shall be Elected by this Court to be Overzeer for that yeare.

5^{thly} That they do demand no more for a Load within the gates of this Citty as heretofore is Allowed wth is tenne stivers in Zeawant; And finally that they be uppon their good behavior to the end no just Complaints be made agst them uppon penalty of forfeiting their places.

[Here follow in the Original the Above Articles in Dutch.]

Whereas the Honble General has at divers times recommended to this Court and this W: Court has ordered the Overseers as well of Haerlem as the suburbs hereabout, to construct the road between this place and Haerlem, notwithstanding which it is still found unfinished, for which reason many complaints have been lodged—Yea, that people wishing lately to travel over that road on horseback have been in danger of losing their lives by the neglectful keeping of the said road; which together with other reasons has moved the Honnble General to earnestly recommend to us again the construction of the aforesaid road, in order that then the work may be promptly Commenced and Executed. Therefore, as for the prosecution of so necessary a work, the W: Court cannot hit on a better expedient, than to commission two from their Bench of Justice, as they hereby do, to summon as often as they shall think fit touching that work, the Overseers as well of Haerlem as the suburbs dwelling hereabout, and to propose to them, in the first place, how very ill it has been taken, that the previous orders regarding the aforesaid road have not been better observed; secondly the earnest intention of the Honnie General and this W: Court, that such should forthwith, without any neglect, be executed; which being done, to provide means how and in what manner such should not only be completed, but also kept continually in good repair: and, in our opinion it would not be improper to make the Overseers of the suburbs, hereabout Supervisors of the part those of Haerlem shall have to maintain, and the Overseers of Haerlem Supervisors of the part the suburbs hereabout must keep in repair; and for the prosecution of the aforesaid are requested and appointed

Alderman Cornelis Van Ruyven; Alderman Isaacq Bedloo.

Who are hereby specially authorized with the said Overseers to impose such fines on those who, when summoned, shall neglect to appear or to send any one, and to apply the same as they shall deem proper for the advantage of the aforesaid. Thus done at the Meeting of the Worship. Mayors Court in the City Hall of this City New Yorke this 13th february A: 1671.

Uppon Complaint of Some disorders we where made at ye towne of ffordham, in ye Corporation of this Citty by reason they ly to farre distinct from any Constable or Overzeers, I have therefore thought fit & nessesary to Nominat and appoint and doe hereby Nomin! & Appoint Johannes Verveelen to be Constable & Clarke & John Pieters buys & John heddy to be Overzeers of ye se Towne during the Space & time of my Mayority, hereby requiring ye inhabitants of ye se Towne and all others whome itt may Concerne to obey them in theire respective Offices, according to Law & for ye due Execution of their se Offices this shall bee unto them a Sufficient Warrant dated in New Yorke the 13th day of feb! Ac 1671.

Att a Mayors Court held in New Yorcke March the 5th A: 1671. Present Capth Matthias Nicolls, Mayor; M! John Laurence, M! Thomas Lovelace, M! Cornelis van Ruyven, M! Johannes van Brugh, M! Isaacq Bedloo, Alderm!

Thomas Walker, P^{it} v/s Thomas Badgard, Def! both defaut. Itt is ordered if the parties do not appeare at the Next Court day, the P^{it} to be Non Suited.

Thomas Wickes, Pit v/s Samuel Washlin, Def! in an actin of debt to ye summe of £5. The Court having this day Concidered what by both parties hath bene alleadged, concerning this Cause; It was Ordered that Judgement should be entred agst the def! or his bayle to pay the Pit the summe of 50 Shillings and the Charges to be equally paid betwixt both parties.

Henry Tayler, Pit v/s Thomas Walker, deft Upon an Attachmt of



the Moffs. The Court Ordered that the P^{it} and Nathaniel Wright should each of them bring in all their proofes Concerning the Moffs in Controversie at the Next Court day.

Ariaen Van Laer, Pit v/s Joost van der Linde, def: Suspended.

Richard Morris, Att, of Thomas Walker, Plt. v/s Allard Anthony, Deft. the P!t defaut. Iff the P!t doth not come to prosecute his Action at the Next Court day, then to be NonSuited.

Isaacq Bedloo, pltf. v/s Dirck Jansen Smith, deft. The Court orders deft. to defend his arrest by the pltf. at the Next Court day on pain of condemnation.

Nicolaes Bayard, Vendu M., pltf. v/s Roelof Jansen, Butcher, deft. The Court orders deft. to answer pltfs. demand on the Next Court day on pain of condemnation.

Gerrit Huygen, Pit v/s Arent Evertsen, def! both defaut & therefore Nonsuited.

Warn! Wessels, Roelof Jans, Plin v/s Evert Duyckingh, def! the plts. defaut & therefore Nonsuited.

Mary Dobsen to be summoned concerning the Judgem! of M! Gabrie.

Uppon the Compl! of Peter Jacobsen & Claes Bording, The Court ordered that the Sherif M! Allard Antony should give Imediat Satisfac-

ordered that the Sherif M: Allard Antony should give Imediat Satisfaction to the Complayn, or otherwise that the Order of Court bearing date the 5th of Xb! last past shal forthwith be put in Execution against him.

Uppon the Petition of Piet: Jacobsen, Itt is ordered that his Bond as Security for henry Lyon shall be delivered up to him, except Capt. Morris can give any sufficient reasons to the Contrary at the next Court day.

The Court ordered that the examining of the differences betwixt Curat^{rs} & some of Creditors of Jno. Coopal should be suspended til next Court day.

In Pursuance of a former Ord! of this Court bearing date the 13th of Feb! last that one of the Karmen of this Citty should be elected to be an Overzeer of the rest; The Court this day Made Choice of Charles floid to be Overzeer of the st. Karmen during the space of One Year next Ensuing the date hereof, he regulateing himselfe & observing all such Orders and Instructions as he during the st time shal receive from this Court.

Uppon Complaints Made to this Court that some of the Officers do exact their fees much more as by the Law is allowed; Itt is this day

Ordered that No fees be levyed by execution, except the acc^{*} of the fees be stated or signed by the Worshippⁿ Mayor, or his Deputy.

The Govern? Memorialls being this day againe taken into Concideration; Itt was agreed uppon viz!

Uppon the 2. Article. That the Retayle Sellers of Licq. & drinck shal for the future annually take out their Licenses, uppon every 25. day of March.

Uppon the 3th. Article. Since the Ord. Concerning the English Wheits & Measures to be only used, was made by the Court of Azzizes; The Court do judge it more proper that the sth Order should be renewed by his honn! the Gover! Because the sth Order doth not only Concerne this Citty, but the Whole Province.

Uppon the 7th M! May! did undertake to make a drauft of an Ord! for Killing of Meet.

Uppon the 10th Article. It is agreed uppon to meet at the Staate house on every Moonday & fryday in the afternoone about four a Clock to make a draught for a Charter to the use of this Citty.

Whereas by the former Orders of this Court bearing date 2 July 1667. It was enacted that towards the repairing and upholding of the Great Bridge of this Citty, All Shipps Inwards from Europe should pay according to their Burthens two stivers and a halfe pt tunn in Beavers, and that all Marchandizes Shipt of from hence for Europe should pay as followeth

for one hundred beav" or the Vallue thereof

in furr, Peltry or hides twenty stiv. in Beavers for a hhead of tobacco or Sugar two Stiv. in beav. two Stiv. in beav.

And for Campechio Braziletto or other dye Wood twelve stivers in Beavers p. tunne.

Now to the End the said Revenue might by duely Collected & paid to the Use afores. The Worshipp!! Court have thought fitt to authorize & appoint and do hereby authorize & appoint, Ephraim Herrmans Clarke of this Citty Office to be Collect! of the s.d Revenue; he rendring a due acc! thereof to the Treasurer of this Citty uppon demand.

The Worshipp!! Court did this day order that Ephraim herrmans.

*A son of Augustine Heermans and Janneke Verleth, born in 1652, he served several years in the Secretary's office at New York and was appointed Clerk of the Court and Col-

should be allowed and receive for Collecting of Bridge Monney as in the Above Written order is Exprest, tenne p Cent, out of w^c he is to make good the losse of monny he doth receive.

This day the W: Court ordered, that copy of Stoffel van Laer's a/c should be furnished M! Allard Antony; to the end that should he have any thing to object to it, he may prove it on Next Court day.

The Court this day allowed to dom! Luyck, by way of gratuity for Preaching before Dom! Newenhuysen's Arrival, the somme of four hundred gild! seaw! Vallue and ordered the Secret! to make paym! thereof.

Att a Mayors Court held in New Yorke March y. 19th 1671. Present Capt. Matthias Nicolls, May!; M! J. Laurence, M! Tho. Lovelace, M! Corn Van Ruyven, M! Johannes van Brugh, M! Isaacq Bedloo, Alderm!; M! Allard Anthony, Sherif.

Thomas Walker, P^{it} v/s Thomas Badgard, Deft The P^{it} or his Agent not appearing to prosecute his action, Itt was ordered that a Non Suite should be entred against the P^{it} and he to pay Cost.

Henry Tayler, Pit v/s Thomas Walker & Nathaniel Wright, defts. The Court recommended the Pit & the deft Nathaniel Wright, to Compose the difference betwixt themselves before Next Court day; or otherwise then to be decided.

Ariaen van Laer, P^{II} v/s Joost vander Linde, Def! The parties remaining both defaut, the Court Ordered that a Nonsuit should be entred against the P^{II}; and he to pay Cost.

Richard Morris, Pit, as Atturny of Tho: Walker v/s Allard Anthony, Deft Uppon the Pits desire, the Court suspended this Case till next Court day.

Isaacq Bedloo, Pit v/s Dirck Smith, deft the Pit desired a Suspence with is allowed.

lector of Revenues at New Castle, Del., Septbr., 23, 1676. He m. Elizabeth, da. of Lucas Rodenbough, late Dutch Lieut. Govr. of Curação, Septbr., 1679, and after living with her for 9 years he abandoned his wife and family to join the Labadists. He soon repented of his folly, returned home, became insane, and died cursed by his father for having associated with those religious visionaries.

* Rev. Wilhelmus Nieuwenhuysen was Minister of the Ref. Ch. in N. Y. from 1672 to 1682, when he died.

Nicolaes Bayard, Pt. Vendu Mi v s Roeiof Jans, defi. The Pt desiered a Suspence till Next Court which is allowed by the Court.

Henry Tzylor, pitf. v s Thomas Butler & Thomas Walker, defts. Suspended.

John Cooley, pltf. v s Enick Boulter, deft. Saspended.

Thomas Wandel, pltf. v, s J. Gerardy & Jacob Varrevanger, defts. Suspended.

M' Cornelis Steenwyck, P' v/s M' Jacques Cousseau & the Atturneys of Poulus Leenders van de Grift, Defts. The P' declares that the Def' bound themselves by their Obligation bearing date the 24th of Octob. 1670, to pay this P' for the acc' of Thomas Wandel (if the st Wandel did not pay it himself within the space of three Months after the st date:) the summe of One hundred and Sixty four gildth tenne Stivers in beavt for wh summe the P' Craves Judgem' against the defth with Cost of Suit. Uppon hearing of the debates of both p'ties and Examining of the st Obligation; The Court Ordered that Judgem' Should be entred against the Defth for the payment of the st debt according to their Obligath but no execution to be issued out untill further order; to the end the defth (:if they see Cause:) can have their remedie by their Course of Law against the st Wandel.

Uppon the Petition of Anthony Glenn and the recommending of his honn! the Govern! the Court admitted the sd Anthony Glen to be one of the Porters of this Citty for Corns Planckx & Salt in the stead of Jno Bugby, who is now of late absented himselfe from the sd Employment; he the sd Anthony Glen behaving himselfe honestly and Civilly in the sd Employment.

Uppon Capt^a Morris desire, the Court suspended the delivering up of Peter Jacobs bond for being Herry Lyon's security till next Court day.

The Court do desire Alderm. Lawrence & Alderm. Van Ruyven to heare and Examin into the difference betwixt M! Allard Anthony & Stofel van Laer, and to decide the sd difference if they can, or otherwise to return their report to this Court.

The Widdow of Jacob van Couwenhoven deceased desiring that in Lieu of the Lott wth the late Gov! Peter Stuyvesant had given to hur s^d husband behind his house in the dirty Lane or Slycksteegh, the Court would be pleased to graunt hur a Lott elsewhere within this Citty. Where-

uppon the Court replyed that it doth not appeare to this Court that the S.⁴ Lott was a Lawful graunt to the Petit^{n.**} husband; Neverthelesse the Court being willing to let hur have some Concideration for itt, do leave it to the Petit. for to make an enquiry whether there be any lott undisposed of within this Citty, which can be no prejudice to the Towne or the fort; and uppon discovery to give Notice thereof to this Court.

Uppon the Complaint of Robbert Garret Mast! Mate, William Palmer Carpenter and John Rymoor, Marynor, against their Mast! Capt. Clayborne Hazelwood, Commander of the Shipp called the Justice of London; The Worshipp! Mayor haveing appointed an Arbitration to endeav! a Composure of the difference betwixt them which Arbitrators this day brought in their report, and awarded that it should be at the Liberty of the Mate to leave the Shipp, and he to have his Cloathes & other things belonging to him, as alsoo his pay according to agreement to the Utmost; But as for the Carpenter & Seaman, they still to Continue on board and follow their employment as they ought to doe, and that the Master do not only finde them with sufficient allowance of meat drinck & such like Necessaries, and Alsoo to pay them their Wages (when due) but alsoo for the future, that hee behave himselfe More Kindly towards them, and restrayne his hands from Stryking as heretofore he hath done: Which award being read in open Court, And the debates of the sd parties being heard thereuppon; The Court thought fitt to approeve of the sd Award, and do Strictly order & Require the st Parties to Observe the same according to the true Intent thereof.

March the 25th 1672 Execution Issued out.

Mary Dopsen is ordered to appear at the next Court day in regard to Gabrie's Judgement.

Anno 1671. Ady 21. March. Read the petition of the Kerck-meesters of the Reformed Church of this City representing in substance, how necessary it is, that the roof of the Church in the Fort be renewed; requesting to this end the Courts assistance for this work by furnishing as much money from the City's revenue, as is possible and interceding with the h! Govern! that his Honor may be please likewise to contribute thereunto from the public fund of the Province etz.

Which Petition being this day taken into consideration by the Worshipp. Court, their Worships, with the previous knowledge of the h.

Govern! provisionally allowed the petitioners from the City chest, the sum of five hundred guilders sewant value.

New Yorke 5. April, 1672: The Court being Compleat, except only M. May.

This Day Complaint being made to the Court by the Secret? Nicolaes Bayard against Warnaer Wessels, that the sd Wessels is a Conciderable summe of Monny Indebted to the Towne as pf acc! produced in Court appears; that the sd Wessels doth not only refuse to make paiment thereof, but in Contempt of the Authority & in affront to the Magistrates did give very filthy speeches, Whereof proefe being made in Court by the Testimonies of Sivert Olpherts and Jacob Teller; And the sd Wessels being heard thereuppon, utterly denyed what was alleadged agst him, But promised to make paiment of soo much possible he Could; Whereuppon the Court Ordered him to appeare at the Next Court day untill which time the Court do suspend the determination hereof.

Att a May" Court held In New Yorck April the 30th 1672. Present Capt. Matthias Nicolls, May; M. Jno Laurence, M. Corn: Van Ruyven, M. John van Brugh, M. Isaacq Bedloo, Alderm.

Thomas Williams, P!t v/s Thomas Tayler, def! The P!t declares that the def! is Indebted unto him as p! acc! the summe of eleven pound fourteene Shillgs & Nine pence, for wth the P!t Craves Judgem! agst the def!, With Cost of Suit. The def! Ownes the debt, but saith that the P!t promised him a barrel of Rom in the Bargaine of a horse. Uppon hearing of the debates of both parties the Worshipp!! Court did decree & order that Judgement should be entred against the deft. that the deft. should satisfy st debt, deducting only for the st Caske of Rom the summe of fourty Shillings wt by the P!t is allowed, and the def! to pay Cost.

Whereas Cornelis Van Borsum off this Citty hath made Request unto me, That ffor an Enlargem! to his Lott & some of his Neighbours a Small Slip off ground on the backe side of his house over against the fforte may be graunted unto them in the Beginning to be about teene or twelve ffoot & to run ffrom the Corner off his Oold ffence a Long West Ward to Make the ffences behinde even till itt Comes to Nothing; Forasmuch as I am given to Understand itt will no way be prejudiciall to the fforte or Citty I doe recommend it to the Court off Mayo! & Aldermen that the Request

be granted and some persons by them appointed off good Judges and Integrity are to view and Lay out the same & Likewyse to adgudge and agree ffor such reasonable Satisffaction as the Vallue off the sd ground may Amount unto. Given under My hand at Fort James in New Yorck this 29th day off Aprill 1672.

Signed Francis Lovelace.

In persuance off the above written order off his honn! the Govern! The Court do Nominate and Appoint Alderman John Lawrence M! Oloffe Stevense Cortlant and ffredrick Philips to adjudge and agree w! the P'sons Concerned ffor the vallue of the Ground within Mentioned and to Returne an acc! there off to this Court.

Richard Morris, Atturny of Tho! Walker, P! v/s Allard Anthony, def! Itt is Ordered that the P! shall prosecute this Action at the next Court day, or otherwise to be Nonsuited.

Isaacq Bedloo, pltf. v/s Dirck Smit, deft. Suspended.

Henry Taylor, pltf. v/s Thomas Butler & Thomas Walker, defts. Suspended till next Court day & then to be decided, whereof both parties are to have notice.

Otto Gerrits, Pit v/s Joseph Knott, def! the def! 1. defaut.

Jno Cooley, Pit v/s Enick Boulter, def! Suspended at the Pin request.

Thomas Wandel, P!t v/s Jacob Varrevanger & J. Gerardy, deft both part! defaut & therefore Suspended till next Court day.

Henry Taylor, pltf. v/s Claude Vallot, deft. Agreed.

Gabriel Minvielle, pltf. v/s Jacques Cousseau, deft. Suspended at the Pltf's request.

Richard Morris, pltf. v/s Claude Vallot, deft. Suspended.

Jacques Cousseau, pltf. v/s Gabriel Minvielle, deft. Suspended.

Glaude Lametre, pltf. v/s David Maree, deft. Agreed.

Pieter Nys, pltf. v/s J. Rider, deft. Suspended.

Thimothy Gabrie, P! v/s Mary Dobsen, def: The def: defaut. Itt is Ordered that she shall be sumoned to appeare at the next Court day.

Nicholas Bayard, Vendu Mr, Plt v/s Roelof Jansen, def: Suspended.

Uppon the Petition of Roger Purchaze, The Court Ordered that henry hedger within the Space of one Month next ensuing shall Cause his horses on Staten Island to be taken upp, and brought to this Towne to be

apprized by two Indifferent persons for the satisfying of the Execution obtained by the s^d. Purchaze agst the s^d henry hedger.

1672 3d July Execution Issued out.

Pieter Jacobs Marius & Capt. Morris nott appearing in Court to pleade the Case Concerning the bond of Security for henry Lyon; the Court ordered to Suspend the hearing thereof till Next Court.

Uppon the Petition of Richard Ellot Kooper, the Court allowed him to be a free burger and Inhabitant of this Citty, he paying Scot & Lott as others of the Inhabitants are bound to doe.

Sivert Olpherts Complaining that his Execution obtained ag. Anna Smits is not as Yet Satisfyed notwithstanding the Sherif hath bene desired several times soo to doe; Whereuppon the Sherif promised to put the s. Jugem! of Sivert Olpherts in Imedeat execution without any further delay, w. by Court accordingly is Ordered.

On the complaint of the Sheriff against the underwritten persons, that they still fail to pave their streets pursuant to the Placard and to Construct their sheeting on the Strand, etz.

Gelyn Verplanck says, that M. Cortlant is obliged to pave before his own house.

Burger Joris' widow promises to make her share of the street and sheet piling.

Nicolaes Backer promises to pave his street as soon as any of his Neighbours pave up to him.

Gelyn Verplanck and James Mattheus request to be excused levelling their street until their cellars are completed, which they proposed shortly to do.

John Rider and Tho Berryman are ordered to pave their portion of the Winckel Straet (Market St.).

Sybout Claessen is willing to make his sheeting provided the Govern? restore to him the stone, which he brought for that purpose to the place and were loaned by him.

Sybrant Jans has left only one opening to enable him to fill in his wall from the Strand and will close that as soon as his neighbours begin to fill in.

Tryntie Clocq declares, she is unable to fill in her part of the wall: Whereuppon the Court decrees that since her portion of the wall is so 1672]

large and she being a widow is unable, that the Court shall consider how and in what manner her share shall be best filled in.

The W: Court order all and every who as yet have failed to pave their streets and sidewalk pursuant to the Placard, to compleat the same without delay on the penalty expressed in the Placard, and hereby authorize Sieurs Johannes de Peyster, Coenraet ten Eyck, Hendrick Willemsen Baker and Lourens van der Spiegel to attend, that the same work be prosecuted and completed with all possible expedition, and said gentlemen are in like manner requested to take into consideration, what streets or ways require to be paved besides those designated in the foregoing Placard: and finally to give their advice and opinion, how and in what manner the wall in front of Tryntie Clocq and the adjoining lots shall be filled in in the best and most advantageous manner.

Uppon the Complaint of Lodowyck Post, provoost Marishall of this Citty severall proons do Refuse to pay ye fine wherein they where condemned by ye Court Marishall bearing date ye 30th of Janny Last past. The Worshipp!! Court Ordered that ye Marishall Henry Nuton together wth the st Provoost Marishall shall forthwith put ye Judgemt of ye st Court Marishall in Execution by Seizing uppon soo much of ye goods & Chattels of the Persons wth still do Refuse to pay their fines accords to the tennt of the st Judgemt & for soe Doing this Shall be unto them a sufficient Warrant.

The Court haveing heard y. Excuse & supplication of Waernaer Wessels, Concerning y. Seditious words spoken in affront & contempt to y. Magestrates; y. Court for severall Reasons & Considerations have remitted y. punishm! w. according to the merrit of this fact ought to be Inflicted uppon him & do Condemne him only to pay to y. use of the poore of this Citty a fine of twintie Gild. togeth! w. Cost.

May the 14th 1672. The Worshipp!! Court haveing Examined unto your Difference betweene Tho? Gibbs Complainant & Claybre hazelwood Comand! of your Shipp Called your Justice Def! uppon Mature Concideracon doe decree & Order that your shapelwood shall pay your Complain! your wages due to your servant belonging to your Complainants breth in Barbados, deducting only two months wages for the tyme won your Complainant hath Employed your solution, & by Reason your shapelwood hath Atered his voyage for England your Court

do adjudge that y^e s^d Servant shall be cleared from y^e shipp & Remaine at y^e s^d M. Gibbs disposall, & y^e Charges to be equally paid betwixt both p^eties.

In Pursuance of an Order from ye Worshipp!! Mayors Court bearing date ye 29th of Aprill, Aldermen John Lawrence M! Olof Stevense & M! fredrick Philips have surveyd ye Slip of ground opposit to ye house of M! Corn! Steenwyck, abutting uppon ye Lott of Corn! van Borsim, & do find ye ground laid out for Corn! van Borsim to Containe on the East Side therteene English foot, & from thence uppon a West & by Northline thirty Eight foot, and on the West Side Eight & a half Englis foot.

ITEM yº Slipp abuting uppon the Lott of Isaacq Greveraet on the East Side Eight & halfe English foot & from thence uppon a West & by NorthLine Eighteene & a halfe foot, and on yº Westside five & a halfe Englis foot.

ITEM the slipp on ye backside of ye Lott of Jeremyas Janse, on ye East side five and a halfe English foot, & from thence uppon a west & by North Line seaventeene and & a halfe foot and on the west side three and a quart English foot.

ITEM the Slipp of Ground on the backside of Hendrick Obes Lott, on y. East side three & a quart foot, & soo uppon a west & by north line till it Comes to Nothing.

Memorandum by Captⁿ Lovelace Computation containes the Generall, west & by North line, in all 96 English foot.

Att a Mayors Court held in New Yorke June the 11th A: 1672. Present Capth Matthias Nicolls, May!; M! J. Laurence, M! Cornelis van Ruyven, M! Johannes Van Brugh, M! Isaacq Bedloo, Alderm; M! Allard Antony, Sherif.

John Cooley, Pit v/s Enick Boulter, Def! The Pit declares that the Def! is Indebted unto him the summe of One hundred & two Gilders in Corne Wampum Vallue and humbly Craves Judgem! with Cost. The Def! Baile henry Nuton appearing in Court, Owned the debt and desired some time in the def! behalfe for the payment thereof. The Worshipp! Court did decree and Order that Judgement should be entered against the def! that the def! or his Bayle shall satisfy the s! debt together with Cost of Suit.

Richard Morris, Atturny of Thomas Walker, Pt v/s Allard Anthony, Def! The Pt desired a suspence till next Court day by reason his atturny is Sike, wet the Court allowed him.

Henry Taylor, pltf. v/s Tho: Butler & Tho Walker, defts. The parties all Concerned not being present, it is Ordered that the hearing & determining of this Cause shall be Suspended till next Court day & No Longer.

Otto Gerrits, Pit v/s Joseph Knott, Def! The Court do authorize any two of the Alderm for to heare and Examin into the difference betwixt both parties, & the Secretary to Vieu the records what was done therein, and to make a report to this Court.

Thomas Wandel, Pit v/s Jacob Varrevanger & John Gerardy, deft. The Court ordered that the Pit should deliver into the Office a declaration in wryting, within 8 dayes, and the deft to take out a Coppy thereof, and to return his Answer at the next Court day.

Gabriel Minvielle, P^h v/s Jacques Cousseau, Def: Itt is Ordered if the Parties do not give sufficient reasons at the Next Court day, that this Cause should remaine uppon the list, then to be Non Suited.

Jacques Cousseau, pltf. v/s Gabriel Minvielle, deft. Ordered ut Supra.

Mary Balding, P^{lt} v/s Benjⁿ Johns, Def! In an Action of debt. Uppon hearing of the debates of both parties, the Worshipp^{ll} Court did decree & order that the Def! should forthwith make Paym! of the remainder part of the debt Amounting to the summe of fl. 78. in goods at Wampum price, together with Cost of suit.

Pieter Nys, Pit v/s Jno Rider, def! It is ordered if the deft. doth not satisfy the Pit before Next Court day; then Judgem! to be past ag! him.

Thimoty Gabrie, pltf. v/s Mary dobsen, deft. Suspended till next Court day and then to be decided.

Tomas Francen, Plt v/s James Pittrie, deft both default. The Court ordered that a Nonsuit should be entred aget the Plt for non appearance and the Plt to pay Cost.

J¹⁰ Sharp, P^{1t} v/s Sam¹¹ Wheeler, Def: The Court Ordered the Def: or his Bayle to take out a Coppy of the P^{1ts} declaration; and to answer it at the Next Court day.

Alexander Watts, Pit v/s Jio thomson Smith, deft both default.

The Court ordered that a Nonsuit should be entred against the P^{it} for non appearance to prosecute, and the P^{it} to pay Cost.

Clayborne Hazelwood, Pit v/s Thomas Gibbs, def! Ordered the def! to take out a Coppy of the Pis declarat and to returne his answer at the next Court day.

Philip Jons, Pit v/s Fredrick Arents, def: the def: defaut. Ordered the def! to appeare at the Next Court day, and then to be decreed.

Edward Smith, Pit v/s Lourens Coolvelt, deft both default. The Court Ordered that a Nonsuit should be entred agt the Pit for Non Appearance to Prosecute, and the Pit to pay Cost.

M! John Laurence, P! v/s John Smedes, def! In an Action of debt to the Summe of fl. 60. Uppon hearing of the debates of both parties, and the def! Confessing the debt, The Court did decree and order that Judgement should be entred against the Def! for the paiement of the said debt amounting to the summe of fl. 60. seawant, together with Cost of Suit.

Uppon the Petitions of the Undernamed persons, desiring to be admitted as free Burgers & Inhabitants of this Citty, the Court graunted their request, viz!

Daniel Sutton Cooper, Cornelis Wynhart of Dellowar, William Hawkins.

Uppon the Comp! of Jonas Bartels Wheigh-Master, that several of the Wheights belonging to the Wheighouse are Worne out and will not containe their full Wheight, desiring that some persons might be appointed by the Court for to be Censurers of the s⁴ Wheights and to bring them to the exact Weight of the Standard; Which request being taken into Concideration the Worshipp!! Court do hereby Nominate & appoint Juriaen Blanck and Albert Bosch Cutler, to be Censurers not only of the Wheights belonging to the Wheighouse, but alsoo to all the Wheights belonging to any of the Merchants and Inhabitants of this Citty.

NOTA, the Order for the Wheights of the Inhabitants is recalled.

From the nomination of the Overseers of the Fences and Highways as well on this as on the other side of the Fresh Water, the W: Court elected as Overseers for the ensuing year.

Jan Cornelissen d'Ryck, Old Overseer; Servyn Lourens, Jacob Leendersen, Gerrit Hendrick.

Two of whom shall continue the next year and two new be elected in the places of those retiring.

Uppon Rodger Purchaze Comp! ag! Herry hedger of not Complying with the Order of this Court bearing date the 30th of April last past The Court ordered that Execution should be issued out thereuppon.

Henry Taylor, Pit v/s Andries Andriesen, def! The Court do referre the hearing of this Cause to any two of the Aldermen.

M! Johannes de Peyster M! Coeuraet ten Eyck M! Hendrick Willems, Baker & M! Lourens van der Spiegel this day makeing their Report uppon the last Order of this Court for the Paveing of the Streetes, as more at Large by their report in wryting may appeare; Which said report being read in Court the Court did wel approeve of and ordered thereuppon that the Street called the Slyck Steegh * or Dirty lane, from the house of Adrian Vincent to the house of Hendrick van Doesburgh, and from the smal house of David Jochems to the Lott of Jacob van Couwenhoven deceased, should be Paved with Stones before the latter end of September Next ensuing, uppon the Penalty.

ITEM the Street Called the *Prince Street* † from the houses & Lotts of M. Mayor & Jochem Beeckman, to the houses & lotts of M. Bedloo & the Widdow of Reyer Stoffels within the time & uppon the same Penalty as aforesaid.

ITEM a Strooke or foot path to be paved before the front of the

^{*} Slyck Steegh, the dirty or miry alley, was that part of the present South William Str., East of Broad as far as Mill Lane or Street, a passage now closed, but formerly running from Broad Str., East betw. Beaver and South William to near William and then turning with an angle into South William. Vincent's lot was on the N. E. corner of Broad Str. and the Slyck Steegh, the S. E. corner being the Couwenhoven lot. David Jochems' lot was on the South side of the Steegh, extending to Stone Str. and van Doesburg's on the North side, about opposite to where Mill Lane came into South William Str., to which the Steegh extended at this time. This was the extent of the proposed improvement.—B. F.

[†] That part of Beaver, now betw. Broad and William Str.

houses, from the house of M. Bedloo at the Waterside to the house of Cornelis van Borsum, and from thence to the house of M. Steenwyk.*

ITEM from the house of Dome Niewenhuysen to the State house.

Concerning the proposall of filling up the Gapp before Tryntie Clocqs, the Court do Consent that she may, make use of the ground lying next to hur lott, and will take it into Concideration to be aiding and assisting unto hur, in the filling up of hur proportion.

Johannes van Couwenhoven, Pt v/s Cornelis van Borsum, Def! The Court do referre the parties to the Arbitration of Jacob Lessler & Michiel Henel.

Thomas Lammerts, P! v/s Hartman Wessels, Def: The Court do referre the Parties to the Arbitration of Jacob Lesseler & Adolph Pieters.

Whereas Severall persons do dayly sue their parties but at ye time of a hearing do not appeare neither in person or by their Atturny to prosecute, It is therefore Ordered by this Worshipp!! Court that if ye P! from hence forth do noth appeare to prosecute his Action at the first Court day after hee Entred his Action that such P! shall be NonSuited and pay Cost.

On the petition of M! Johannis dePeyster in substance setting forth that the estate of the late Pietertie Jans owes him a considerable sum and whereas the curators of the sd estate, namely Lodowyck Post and Johannis de Wit decd have rendered no a/c and reliqua as yet of their administration, therefore he the petitioner requests that they may be so ordered. The W: Court find the petitioner's request to be just, and therefore the curators of the sd estate or their successors are ordered to deliver in an a/c and reliqua of their administration on the next Court day.

Nicolaes Bayard, Vendu M^r, P^{lt} v/s Roelof Jansen, Butcher, deft The P^{lt} Declares that the Deft is Indebted unto him for a house and Lot of ground bought in Outcry the Summ of fl.— whereof the two first payments are Long Expired as also for goods Likewise bought in Outcry ye Summe of fl. — amounting in all ye Summe of fl. 2060: 16 we said debt ye P^{lt} hath Severall times demanded but Could never Received it to this day wherefore the P^{lt} desires Judgemt against the deft for ye payment of ye se debt with Cost. The deft Not appearing in three Severall Court dayes to answer the P^{lts} demands The Worshipp!! Court thereuppon ordered that Judgemt should be Entred against ye deft that ye deft shall

* On Pearl betw. Broad and Whitehall Streets.

forthwith make paym! of y! sd debt or otherwise that y! house shall be put to a New Sale at next Outcry wh shall be held whin this Citty towards the paym! of y! sd debt and what y! sd house shall Jeild Lesse he the deft. to make good the Losse thereof according to the tenn! of y! Conditions of sale & the def! to pay Cost.

[In the margin.] According to you tenn' of you Conditions of Sale & if you remaind part of you debt be not satisfied whim you space of Eight dayes then Execution to be Issued out ago you deft for you same together with Cost of Suite.

To His Honn! the Gouvern!

Humbly sd

1672]

The Constable of this Citty hat Made Complaint to this Court against Corporal hamor for threatening & abusing ye sd Constable in ye Executing of his office we hamor being a Corporal under yf honn! Guarrison we thought fit to prevent this to y! honn! and withall for we affront this Court should have dismist ye sd hamer from his place as being porter of this Citty but he being a Corporal under y! honn! Guarrison this Court thought fitt to present it to your Honn!; and withall requesting that your honn! will be pleased that the Officers of this Court for ye future may not be abused by any of y! honn! Guarrison so wishing Y! Honn! healt & happiness wee Remaine &tc.

Whereas his honn the Gouvern! hath severall times Recomended to this Court the Makeing up of y. Mote or Graft of this Citty The Worshipp. Court have therefore thought fit and do hereby Strictly Order that y. s. Mate or graft schall be made up by y. Owners of y. houses or Lotts that do [live] about uppon y. s. mote or otherwise by y. tennants of y. houses for y. Owners accounts in manner & forme following, viz.

Imprimus from y. Waterside upwards to the bridge over against y. Stone Streete * to be Repaired and made up in y. same breath & forme as heretofore it was made.

And from thence upward to y. Corner of y. Lott of Jochem Beeckman to be made & finished in y. same forme & manner as M. Johannis de Peyster hat already begunn to be made & finished the s. owners of

* The Stone Str. here referred to was that part which runs East of Broad. A bridge crossed the Gracht or Canal to Brewers Str. or Stone Str., West of Broad. Jochem Beekman had his lot on the S. E. Corner of Broad and Beaver.

y. houses & Lotts or y. Tennants for y. Owners accounts w. in y. space of two months next Ensuing y. date hereof.

Item from y. s. Corner of Jochem Beeckman upwards to y. Corner of y. Lane by M. Jacob Kip* in y. same forme & manner as before it is Exprest to be made & finished whin the space of Three Months next Ensuing the date thereof uppon Penalty of —— to be forfeited & payd by all those that shall be found defective in the finishing of their severall proportions of y. s. Mote.

June the 20th 1672. The Dep? Mayor M! Jno Lawrence together wth y. Aldermen M! Corn Van Ruyven & M! Johannis van Brugh in pursuance of y. last Order of Court this day haveing heard the Difference betwixt Doct! Henry Taylor P! against Andries Andriese Def! do find uppon Examininge of y. Witnesses that there was an agreem! made betwixt them: Whereuppon y. P! Demanded for y. six weekes Damage £ 6: The Def! proeved by the Sailmaker that y. Sail hath bene Reddy but 3 weekes. The Alderm. Ordered that y. def! from henceforth should be Cleared from y. Plin Scow and do Referre it till next Court day what dammage shall be Allowed to the P!!

Att a May." Court held In New Yorke July the 2d A. 1672. Present Capt." Matthias Nicolls, May!; M! John Laurence, M! Tho: Lovelace, M! Cornelis van Ruyven, M! John Laurence, † M! Isaacq Bedloo, Alderm.; M! Allard Anthony, Sherif.

Richard Morris, Atturny of Tho: Walker, P!t v/s M! Allard Anthony, def! The P!t declares that the def! in his quality as Sherif, suffered one Richard Rippley uppon whom this P!t had Obtained a Legal Execution, to depart this place without satisfying the sd Execution; and therefore desires Satisfaction from this def! for the sd Execution. The def! answers that he lett the sd Rippley out, at the request of Capt. De Laval who engaged to Satisfy the Execution and with Consent of the sd Walker; Whilst the Worshipp!! May! likewise affirmes that it was past in his presence. The Court do find that the Sherif sett the sd Rippley at liberty

^{*} This lane is now Exchange Place and this order shows, that the Gracht or Canal extended then up Broad Str. as far as this point.

[†] I presume this name ought to be "Van Brugh," but it is in the Original Record as here copied.—Tr.

by the s.d Walker's Consent, and therefore do discharge the deft from the same; and do authorize Alderm. J. Lawrence & Isaacq Bedloo to speake to Capt. de Laval, and Enquire how the s.d Execution was Satisfied, and to make a report thereof to this Court.

Henry Taylor, Pt. v/s Thomas Butler & Thomas Walker, deft. The Pt. declares that Thomas Walker is Indebted unto him £12. for wth he attached Tho: Butler a servant to the st Walker who now being run away, demands the debt of the st Butlers security M! Tho: Louelace; wth Cost. The st M! Lovelace answers that the st Thomas Butler before the Pts arrest, was Condemned by the Court at Staten Island, for stealing of Pipe Staves, to serve for his st misdemeanor Six months service, and uppon that is run away. The Court Ordered that in Case the st Butler was Condemned at Staten Island as aforesaid, before the Pts arrest was made here, then the st arrest to be void, otherwise to continue in itts full force and Vertue.

Otto Gerrits, Pit v/s Joseph Knott, def! The Court ordered before the Pit shall proceed in Pleading, that he shall give in security to prosecute & pay Cost if he be Cast; with being done the Action to be tryed by a Jury att the next Court day.

Thomas Wandel, Pit v/s Jacob Varrevanger, Execut of the Estate of Mary Polet, def: Itt is ordered that Enquire shall be made unto whom Philip Gerardy, first husband of the sd Mary Polet, hath made his Estate and how he by Will & Testament disposed thereof.

Gabriel Minvielle, P^{it} v/s Jacques Cousseau, Def! Vppon the P^{it} desire the Court Ordered that this Action should be suspended withall for 3 Months or till intelligence Concerning this difference arrives here from Europe & that the arrest on boath sides of the goodes of the P^{it} as also of the Def should be Released.

Jacques Cousseau, Plt v/s Gabriel Minvielle, Def: Itt is Ordered as Ut Supra.

Thimoty Gabrie, P^{it} v/s Mary Dopsen, def: The P^{it} humbly desires Execution uppon the former Judgem! agst the def! he haveing now procured sufficient proefe of the Lett! of Atturny in the former Judgement. The Court haveing Examined the proefe do allow thereof, and do Order the Def! to satisfy the s^d Judgem! within the Space of Six Months, the Court haveing prevailed soo much by the P^{it} to forbeare so long.

A? 1673. 14 April Execution Issued out by Ord! of M! Mayor Lience.

[Jno.] Sharp, Plt v/s Sam! Wheeler, Def! Suspended.

Clayborne hazelwood, P! v/s Thomas Gibbs, def! In an Action Debt. The Court do referre this Cause to the Arbitration of Ci Richard Morris, Capt. John Berry, M! Gelyn Verplanck & M! Ja Milborn, for to examin the accounts of both parties and if possible Compose the differences betwixt them, and to make a returne thereo this Court.

Philip Johns, Pit v/s ffredrick Arentsen, def! The Pit declares the put a parcel of Black Walnut wood to this Def! for the Makeing of parcel of Chayres; which Chayres being made the def! sold them another person; Wherefore the Pit prayes for Judgem! ags! the def! the Def! may make imediat delivery of the sd Chayres and pay a fine his presumtious Trespasse. The def! answered that the Pit would a satisfy him for his worke according to agreement. Vppon hearing of a debates of both parties, The Court did decree an order that the De should make delivery of the sd Chaires made of the Pits wood, or so other black wallnutt wooden Chaires to the Pits Satisfaction, and do Co demne the def! for his Presumption in a fine of twenty Gild. & to p Cost.

1672. 24. July Execution Issued out.

Henry Taylor, Pit v/s Andries Andriessen, Def: The Aldermen a pointed to heare this Cause this day bringing in their report; The Coudid Wel approve of their transactions and did decree and Order that t def: should pay to this Pit for damage susteined by the Pit in his Scothe summe of fl. 50. or 400 pcs of good Waalnut firewood to be deliver before the Pits house att or before the Month of Decembs ensuing the date and to pay Costs.

Johannes van Couwenhoven, Pit v/s Cornelis van Borsum, de Suspended.

Thos. Lammerts, Pit v/s Hartman Wessls, def: Agreed.

James Mattheus, Pit v/s Adam Oncquelbach, def! A Coppy of t Pin declaration and the presentment of the Sherif to be delivered to t def! and the Def! for to Answer thereuppon at the next Court day.

Uppon the Presentment of the Sherif against Jacob. farmont i

beating Breusing & evel entreating of the person of Mary Johnson; The Court Ordered that the def! Jacob farmont should be Committed to prison, until he had given sufficient security to answer the s! Complaint.

Abram Willemsen, P!t v/s John Sharp, def! The Court ordered that the Cause should Come to hearing on fryday Next in the afternoone at two o'Clocke, and the def! to take out a Coppy of the P!ts Petition.

Jacob Kip and Antony de Milt curators of the estate of Jannetie Jacobs dec⁴ delivering in this day to Court their a/c of the administration of said estate and to whom in their opinion preference ought to be allowed; the W: Court after examination thereof approved the same and the curators are authorized to allow those preferred to receive according to their entered preference, and to divide the surplus concurrently among the remaining creditors.

Jonas Bartelsen this day appearing in Court desiring that the last order of Court Concerning the perfecting of the Wheights belonging to the Wheighhouse might be put in due Execution; whereuppon the Court recommended the persons thereunto appointed to Witt Juriaen Blanck and Albert Bosch, to Cause the sd necessary worke forthwith to be put in Execution; and what Charges and disbursements shall be made by them towards the same, shall be restored them together with a reasonable allowance for their Labour.

Jacob Kip and Assur Levy curators of the estate of Jan Copal requesting decision of the W Court regarding the points against Messrs. Steenwyk, Hooghlant, Gabrie and Allard Anthony, the W: Court suspend the decision until the return of M! Hooghlant from Albany.

Lodowyck Post and the curators of the estate of the late Pietertie Jans are this day ordered to deliver into Court a pertinent a/c of their administration.

Uppon the Motion of Jno Rider, Atturny of Capt. Philip Carteret, desiring Judgement against Pieter Wolpherts or his Bayle for the debt he the s^d Carteret hath heretofore declared in Court; Itt is ordered that the Bayle of Pieter Wolpherts shall have three months time allowed him to see the s^d Pieter Wolpherts forthcomming to answer the s^d Complaint or Action of Capt. Carteret; and the Sherif is Required to give the s^d Baile notice thereof.

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Att a May. Court held at New Yorcke this 3d day of July A. 1672. The Court being Compleat.

Uppon a Letter from his Honn! the Govern! manifesting the necessity of the fforts repairing, desiring the assistance of the Inhabitants towards the perfecting of it as by his honn! Lett! bearing date the 2nd of this Instant the Court ordered that several of the Cheif Inhabitants should be Listed and desired to appeare in Court next morning.

July the 4th According to the abovewritten Order this day appearing in Court several of the Chief Inhabitants, unto whom the Govern. Letter was Communicated, and withal recommended to make a Voluntary Contribution, towards the repairing of the ffort; Which by them accordingly is done, as appeares by their several bills, w. Bills are delivered to the Commission. appointed for the Collecting of the same.

Doct! Henry Taylor appearing in Court desired to have review of the Action betwixt him and andries Andries, wth is allowed him.

Itt is Ordered that the Buckets & Other Instruments for fire belonging to the Towne shall be brought to the State house within 14 dayes.

July the 9th The Court being Compleat, received an Ord! from his Honn! the Govern!, together with a Declaration of Warre agast the States General of the United Provinces, dated at Whitehal the 4th of April 167½, to declare & Publish Warre against the sd States, according to the Tenn! of the sd declaration; Which this day accordingly is done from the State house of this Citty.

Att a Speciall Court held at New Yorke the 13th of July A: 1672. Present Capth Matthias Nicolls, May!; M! Jno. Laurence, M! Tho Lovelace, M! Cornelis Van Ruyven, M! Johannes van Brugh, Ald'men; M! Allard Anthony, Sherif.

Lourens Gonsalis, Pit v/s Matthyas de Haert, Def! The Pit declares that the Def! hath arrested this Pit and his Vessel for a debt, for w^{ch} this Pit hath made him tender of payment, but the Def! refused to receive it, whereby the Pit saith to be damnified verry much; and desires reparation thereof. The def! answers that the Pit hath made tender of payment w^{ch} never by this Def! was denyed to be received, but the Pit de-

parted from hence only with a Tender, without performance. The Jury brought in their Verdict, and found for the deft that the P^{it} should make payment of his debt, which he acknowledged in Court, and the Charges to be paid equally betwixt them. The Court do approve of the s^d Verdict, and Ordered that Judgem^t should be entered accordingly.

IUR RS

Rich⁴ Morris, Tho. Gibs, Edw. Dyer, fran. Lovelace, Jno. Garland, W. Merrit, Gelyn Verplanck, Herry Obe, Thimot Gabrie, James Sanderlin, Joh. depeyster, Jacob Leiseler.

Att a Mayors Court held att New Yorke, the 23th of July, A^o 1672. Present Captⁿ Matthias Nicols, May^r; M^r John Laurence, M^r Tho^r Lovelace, M^r Cornelis Van Ruyven, M^r Johannes van Brugh; M^r Allard Anthony, Sherrif.

Thomas Wandell, P! v/s Jacob Varrevanger, Execut! of ye Estate of Maria Poulet, deceased, Def: The Court ordered that the P! should find out whin the Space of Six weeks unto whome Philip Gerrardy first husband to the se Maria Poulet hath made his Estate & how hee by Will & Testament, disposed thereof.

James Mattheus, Pit v/s Adam Oncquelbagh, def! In an Action of Assault and Batterie. Uppon hearing of the debates of both parties, the Court doe take the deft! imprizonment for satisfaction of the said assault and do Releasse the def! from his imprizom! provided he Confesse his error before the May! or his Deputy.

Dirck Smith, P! v/s William Cooke, Def! The Court ordered that this Action should be Suspended untill Cap! d'Lavall's Coming home from Albany.

Arent Evertse, Pit v/s Dirck Smith, Def! The Pit demands from Def! as p! account the sume of fl. 38: 12. for weigh monny. The Def! answered he paid the Pit win a Note uppon M! William Beeckman. Uppon hearing of the debates of both parties, the Court ordered that the def! should pay to the Pit the said sume of fl. 38: 12 as also to pay for his Trespas in giving this Pit the Ly before this Court a fine of 6 gl. wampum; and that M! Beeckman should repay this Def! his said debt and the def! to pay Cost.

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Hendrick Obe, P^h v/s Carsten Leurse, Curat! of Matheus d Volume deceased, deft. The P^h demands from this deft as Curateur of t Estate of the s^d de Vos, as by his account the sume of fl. 158: 1. 1 wth debt hee Craves wth Cost; The deft Replyeth that the said Estate Matheus de Vos alreaddy is distributed to the Credit. of the said Estate The Worshipp!! Court ordered that in Case there be any debt owing the Estate of the said d'Vos then the deft to pas a Note to the P^h for Recaive the Same.

Jan Hendricks Kyckuyt, P^{lt} v/s Grietie Claes Dietloop's Wffy & h Mother cum socis, Def! The P^{lt} Complains to this Court that the de have taken apples out of his orchard. The def! disowne the same. T Court Ordered that the P^{lt} should agree wth the def! about the same otherwise to bring in his proofe at the next Court.

Alexander Watts, pltf. v/s John Thomson, deft. Suspended. Hartman Wessels, pltf. v/s Nathaniel Britten, deft. Suspended.

Henry Taylor, pl! v/s Andries Andriessen, def: A Coppy of the pltf: declaration to bee delivered to the def: and the def: to answer then uppon at the next Court day.

John Sharpe, pltf. v/s Samuel Wheeler, deft. Suspended. Hans Kierstede, pltf. v/s Rich! Pewtinger, deft. Suspended.

Hartman Wessels, pltf. v/s Richard Moris, deft. Suspended.

Claybourne Hazelwood, Pit v/s Thomas Gibbs, def: The Court d desier the p'sons appointed the last Court day to View & State the said acc! and to bring their Report thereof at the next Court day.

In the matter in question between Dirck Wesselsen, pltf. v/s Frederi the cooper, deft., the W: Court nominated and elected Jan van Brested and Lourens van Spiegel, who are hereby requested to examine the acceptween parties and make them up and if possible to reconcile parties o otherwise to render a report on the next Court day.

Itt is ordered that Otto Gerrits should fulfill the Order of the las Court before next Court in the Action of Joseph Knot or otherwise to b Nonsuited.

Robbert Jackson Appearingh in Court produced a bill of Clae Mellisse deceased bearing date the 28th of Septer 1671 to the sume of 37 ell of Osenbrigs being for twoo Mares and one Oxe to be paid 25. o Septemb! followingh, desieringh p'ferrance for the same. Itt is ordered

that a Coppy of the Bill should be Left in the hands of the Secretary Bayard.

Johannes De Pyster produced in Court his account against the estate of Pietertie Jans deceased, by wich hee demanded the sume of fl. 182. 7. desieringh that he might bee preferred for the st debt. The Court appointed M. Cornelis van Ruyven & M. Allard Anthony for to View & Examin the Account of the Curateurs of the Estate of the said Pietertie Jans and to give their advice at the Next Court whoo should be preferred out of the st Estate.

Whereas his honn! the Govern! did Recomend to this Court that in Regard of the p'sent and Extraordinary necessity of the Reparacon the fforth in this Citty, wich is the Chief place of defence whin this Governm! a Voluntary Contribution had not only been proposed to the several Ridings uppon Long Island, but a Compliance theerwh had ben agreed uppon & divers good Summs given towards the same, as by their severall Subscriptions doth apeare, Wich Example having been Likewise followed by this Citty in generall verry francly, & noe place exemted Whin the Jurisdiction thereof; Itt is therefore Ordered by this Court that Notice bee given to the Inhabitants of haerlem, that as Members of the same boddy they summon their inhabitants together & take an account of their Voluntarie Subscriptions towardes this Gennerall worke, and that they returne the same as soon as conveniently may bee to myselfe or some other of the Alderm of this Citty; Given under my hand at the State house in New Yorke.

(Signed) Mathias Nicolls, May!

To the Magistrates & Officers at New haerlem.

New Yorke Septemb! 17th Aº 1672. Uppon Hearing off the differance betweene M! Isacq Melyn and his mate henry Rodgers The Worp!! Mayer did ffind and Order that the st M! Melyn shall pay unto his said mate wages at the Rate of three pound p! month untill the first day of Septem! the st Melyn making appeare by his booke hee enterred him soo; or otherwise to pay three pound & tenn Shilling p! Month deducting for the Indigo three Shilles p! lb. & for yt Coate fourthy fyve gilders: But Concerning yt Rodgers p! tence of seven day days wt Capt. Wever & fyve Shillings about Klearing of yt ship at Neevis is not allouwed of.

Att a Mayors Court held at New Yorke the 17th day of Septemb! Annoqe 1672. Pisent Capt. Mathias Nicols, Mayor; M! Thomas Lovelace, M! Cornelis Van Ruyven, M! Johannes van Brugh, M! Isaacq Bedloo, Ald'men; M! Allard Anthony, Sherif.

Nathaniell Denton & John Everik P!t v/s Enogh Boulter, Def: The Plts declare that the def: is Indebted unto them the sume of fl. 60. Wampum for one Case off pistols and £1: 10: 01 as p! Account ffor wth they Crave Judgement with Cost. The def! Remaining defaut, The Worp! Court did decree & order that Judgement should bee enterred ags the def! and do Condemne the Attached goods in the hands of the Sherif, towards the Satisfying of the st debts together with Cost.

Abell Hardenbrock, Pit v/s Stoffel van Laer, and Katharina his Wyffe, Defts. The Pit declares that the defts Wyffe hath borrouwed a pendant of Pearle of his Wyffe and hath broken the sd pendant and hath taken a pearle thereof; etz. The defts Wyffe Replyed that the sd Pearle did belonge to hurselfe. The Court Ordered the deft to Cause the sd broken pendant to be made upp with the Pearle & to deliver the same unto M. Mayor.

Thomas Wandell, pltf. v/s Jacob Varrevanger, Execut of Maria Polet, dec. deft; Suspended till next Court.

ffrancis Lee, P^{it} v/s John Pietersen, def: Suspended. Andries Andriessen declares that hee came wth the def! ffrom the gate to harmen Smemans and that the def! there was Assaulted by the P^{it} and the def! in defence of himselfe wounded him.

Dirck Smith, pltf. v/s William Kooke, deft. Suspended.

Augustine Herman, Pit v/s Huygh Barensen, def! Itt is Ordred that the Attachment wich the Pit has Laid uppon the deft. Korne horses and Waggon Shall Stand good & Remaine in force.

Poulus Richards, pltf. v/s Pieter Jansen, deft. Suspended.

Henry Taylor, pltf. v/s Andries Andries, deft. Suspended.

Henry Taylor, Pit v/s Eghbert Mynderst def: In an Action of debt to yt sume of fl. 114. The Court do Referre this Case unto M! Jacob Varrevanger ffor to Exammin the Pit account; and if possible to Compose the difference betweene both parties or otherwise to bring in his Report thereof at the next Court day.

Otto Gerritr, Pit v/s Joseph Knot, def: The Pit not fulfilling the

1672]

Order of the Last Court; The Worp!! Court orderred that a Non-Suite should be enterred ag!! the P!!

James Mattheus, Pit v/s Hendrick Arentsen Spanyard, Deft The Court appointed M. Gelyn Verplanck and M. Peter Jacobse ffor to View & Exammin The Pit account and to bring their report Concerning the same, at the Next Court day.

John Sharpe, Pt v/s Samuell Wheeler, Def A Jury to be Empannelled against the next Court day.

Claybourne Hazelwood, Plt v/s Thomas Gibbs, deft The Court have in Stead of Capt Moris whoo is of Late deceased appointed Mt Christoph! Hoogland to be one of the prons to view & state the accounts betweene the parties.

Margriett Backers, Pit v/s Rynier Vander Coele, Def! The Pit not appearing in Court to plead hur Cause the Court ordered that a Nonsuit should be entered against the Pit

The Executors of Capt. Moris, Pit v/s Humphrey Davenpoort, def: Suspended.

Philip Cartret, pltf. v/s Humphry Davenpoort, deft. Suspended.

Thomas Wandell, pltf. v/s Mary Hofmyers, deft. Suspended.

William Palmer, pltf. v/s Richd Ellot, deft. Suspended.

Jacob Leisler this day appearing in Court desired that it might be entred in the records that Niclis davis is Indebted unto him as p! Obligation appeares dated 24th Octob! 1671: the quantity of 810 lbs tobacco. Item more as Atturny of Samuel Schrimton as p! Acc! £37: 18: 1. Sterlg. web by Order of Court is entred.

Uppon the Petition of the Widdow of Jacob van Couwenhoven, desireing some satisfaction for the Erve or Lott of ground we was given hur Late husband by the late duch Govern! Stuyvesant, for we Lot the Worship! Court heretofore have promised to give hur a peece of ground elsewhere. The Court do Allow to the se Widdow in Lieu of the se Lott, the summe of two hundred gilders, and do order the Secretary N. Bayard to passe a bill to the paghters towards the paiment thereof.

Uppon the Compl! of Charles floid, Overseer of the Karmen ag*: Thomas francen, It is this day Ordered, that if the sd. Thomas Francel will not obey the sd. Overseers Civil Commands, that he shall not be suffered to be a Carman any Longer, in this Towne.

Whereas the highway * on the Waterside betwixt the State House & Tryntie Clocx is soo washed away that the passengers are in danger of some Mischiefe, & therefore necessary that the sd highway bee forthwith repaired and made Levell but it being too much for to bee effected before Winter Itt is therefore Ordered by the Court that yd owners of the sd houses abutting uppon the sd highway or the tennants for the owners accounts shall cause a foottpath of six ffoote in breadth to bee made each before their houses & Lotts within the space of fouere Weekes after due warning hereof bee given unto them & for the filling upp of the Rest the Court shall take some course that the owners shall bee assisted by the Towne.

Jan van Gelder, pavior, complaining, that Geertie Stoffels refuses to pay him, what he earned in making the street before her lot in Prince Street, amounting according to a/c to the sum of fl. 72: 9., demands judgment against her since he made the street by order of the Mayor. The W: Court do therefore order st Geertie Stoffels to pay forthwith st Jan van Gelder the aforesaid fl. 72. 9. with cost, on pain of execution.

Nicolaes Davis deceased, is Indebted unto the following persons as appeares by their Acc. delivered unto the Office, w. is entred here by the Courts Order.

Jacob Leiseler as appeares on the Bakside.

Jan Otte van Tuyl fl. 80. hollands Monny.

Mette Wessels fl. 144. Seawant.

Hendrick Jansen Baker fl. 232. Seawant.

Jacob Kay fl. 136. Seawant.

Willem Beeckman fl. 230. Seaw!

Wessel Wesselsen fl. 153. 8. Seawant.

Balthazar Bayard fl. 184. Seawant.

Nicolaes Bayard 2 Bevers & fl. 414:17. in seawant uppon w^{ch} he left in his hands a bill of Claes Mellis, and the bills of Exchange of Capt. Morris, w^{ch} last bills are delivered to his Sonn Sam. Davis

Augustine Herrmans £9.

Poulus Richard as p. a/c. fl. 40. wampum.

William Derval.

Balthazar de Haarts Curat. fl. 747: 19. Wampum.

* Or Pearl Str. betw. Coenties Alley and William Str.



Goert Olphertsen fl. 33. wampum.

Pieter Jansen acknowledgeth to be Indebted unto the st davis as pt Acct fl. 1238.5. Seawt

Charles floid fl. 141.

Gabriell Minvielle . . . about fl. 2200. Wampum.

Mde Myers In bevers fl. 66.

in tobacco fl. 45. 15

And in Wampum 53.

ffrederick Philips in tobac^o 5073 lbs. in Silver £42. 11 And in Wampum fl. 3105: 19.

Wander Wessels hatter by Obligation 10 shills silver.

Att a Mayors Court held att New Yorke, the 8th day off Octob! 1672. Present Capth Mathias Nicolls, Mayor; M. John Lawrence, M. Thomas Lovelace, M. Cornelis van Ruyven, M. Johannes van Brugh, Aldermen; M. Allard Anthony, Sherriff.

Abell Hardenbroeck, P^{it} v/s Stoffel van Laer & Catharina his Wyffe, defts. Uppon hearing off the debates of both parties and the def^{it} Confession of having Nothing to say to the P^{it} daughter. The Worship^{it} Court did decree and Order that the pendant w^{ith} the Pearle in question should be restored to the P^{it} and doo Charge the parties not to make any more disturbance conserning the same, and the def^{it} to pay Cost of Suit.

Margriet Backers, P! v/s Rynier vander Coele, def! The Court doo appoint M! Johannes De Pyster and M! ffrancois Rombouts ffor to view & examin the papers, and heare the debats & Allegations of both parties, and iff possible to Compose the difference betweene them or otherwise to bring their Report concerning the same at the next Court day.

Thomas Wandell, Plt v/s Jacob Varrevanger, Execut off Maria Poulet decd, deft The Plt not fulfilling the former Order of Court bearing date 23th of July Last past, in bringing proofe unto whome Philip Gerrardy first husband of Maria Poulet made his Will: It is ordered that a Nonsuit should bee enterred against the Plt & hee to pay Cost.

Thomas Wandell, Pit v/s Mary Hofmeyers, deft In an Action of debt ffor housent. Uppon hearing of the debates of both parties the Court Ordered that the deft Should pay unto the Pit housent ffrom the tyme shee was parted ffrom hur husband by an Order of Court.

Nathaniell Britten, Plt v/s ffrancis Doughty, deft The plt declares that the Deft is Indebted unto him since yt Yeare 1665 the quantity of 1900 lbs of Tobbacco, for a Negro Woman, besides that hee is Damnifyed thereby the sume of fl. 200. ffor wth hee craves Judgemt against the Deft Wth Cost. The deft Confesset the debt, but saith hee assigned him uppon Capt D'Lavall. Uppon hearing of the debates of both Prties the Worship! Court did decree & order that Judgement should be entered against the deft ffor the paiment of the st 1900. lbs Tobe But no Execution to bee issued untill ffurther Order from this Court; & that in the Meanwhile Enquiery bee made in Capt D. Lavalls books whether the Deft hath Assigned the Plt towards the paiement off the st debt.

Hendrick Obe, P!t v/s Thomas Wandell, Def! The P!t declares that in the yeare 1662: this Deft. gave him an assignation uppon Mattheus d'Vos to the sume of fl. 140. Wich said Assignment is not paid to this P!t Wherefore the P!t desieres this Court would bee pleased to order the Def! to make paim! off the said sume of fl. 140. W!t Cost. The def! Replyed that Matheus D'Vos told him severall tymes that hee hath paid this plt. the s! Assignm! The Court ordered the P!t to bring in better proofe that the s! Assignm! is not paid to him by Matheus d'Vos.

Dirck Wessels, P! v/s Ffredrick the Cooper, def! In an Action of debt. The persons apointed the Last Court day this day bringing in their Award, the Court do Allow of the said Award en do Ord! the def! to pay unto the P! the summe of Seventy Eight gilders & twoo Styvers wth Cost of Suit.

Thomas De Laval, P!t v/s ffrancis Doughty, Def! It is Ordered that the Def! Shall take out a Coppy of the P!t declaration & to answer thereuppon at the Next Court day.

Capt. Johannes Van Brug & Jacques Cousseau, Pin v/s Thomas Wandell, Def: Ordered ut Supra.

ffrancis Leight, Pit v/s John Pietersen, Def: Parties agreed.

Dirck Smith, Pit v/s Willem Kooke, Deft Suspended.

Poulus Richard, P! v/s Pieter Jansen, def! The P! not appearing in Court to plead his Case itt is Ordered that a Nonsuit shall be enterred against the P!

John Sharp, Pit v/s Samuell Wheeler, Def! It is Ordered that a Jury shall be Empannell! to deside this Case at the next Court day.



The Executors of Capt. Richard Moris, Pit v/s Humphry Davenpoort, Def! Suspended till further Ord!

Sara Hawkings, P!t v/s Juriaen Janse Cooper, Def! The Def! I defaut. Sara Hawkings, P!t v/s Benjamin Johns, Def! Def! I defaut.

Uppon the Complaint of Pieter Jacobse Marius & Claes Bording against the Sherriff M. Allard Anthony that hee the said Sherriff notwithstanding ye severall orders made by the Worshipp. Court to Cause the Judgement by the said Pieter Jacobsen & Claes Bording obtained against Andrew Messenger to bee put in Execution, doth still prolixe, the sd Execution, and thereby detaynes the Complayments ffrom theire Just due.

Itt is this day ordered that the marishall Henry Newton shall forthwith Cause the s.d Judgement by the Complaynants obtayned against the s.d Andrew Messenger to bee put in Execution, by seising uppon so much of the goodes and Chatles of the said Sherrif as will satisfy the s.d Judgement, together with the incidentall Charges allowed by the Lawes of this government and for so doing this shall bee to the s.d Marishall a sufficiant Warrant and discharge.

Jan Hendrickse van Bommell Jacob Theunisse Kay & Jacques Cousseau, Execut¹⁷ of the Estate of Balthaz! de Haert deceased this day appearing in Court, declared, that they had ffinished the ballance of the s^d Estate, and desiered that the Court would bee pleased to nominate and Appoint some able persons for to audite view and Examin the same; Whereuppon the Worsh!! Court have made Choice of M! Johannes de Pyster and M! ffrancis Rombouts to bee Auditors ffor to View Examin and audit the Accounts of the s^d Executors in the Prsence of M! Van Ruyven, M! van Brugh, Aldermen & the Secretairie Bayard, or any twoo of them & to make a true Returne thereof at the next Court day.

Capt John Manningh, Pit v/s Henry Bresier, Def: This Case being not tryable in this Court by Reason the difference is about a peece of Land on Longh Island; The Court therefore doth Referre the determining of this Case unto the next Court of Sessions on Longh Island.

Edward Randall, P^{it} v/s Isacq Melyn, Def: The P^{it} declared that this Def! on the 16th day of Septemb! A? 1671. bekame indebted unto the P^{it} by his bill, in the sume of £14: 00: 6. Sterling to bee paid in New Yorke provisions, and delivered in Barbados fraigt ffree, and more for wages of this P^{it} servant the sume of £12: 13: 4: for which said debts

the P^{It} craves Judgement against the def! wth Cost of Suit. The def! ownes the debt of £14: 00: 06. but sayeth hee Left in the P^{Its} handes 80 deal boards and 13 Sparres for to dispose of for the defts account at Barbados. Uppon hearing of yth debates of both parties; yth Court ordered the def! to give to the P^{It} Security ffor the paiment of the sth debt of £14: 0: 6. at Barbados; provided the P^{It} Likewise gives in Security for to bee Accomptable to yth def! for the sale of the deal boards and sparres; and about the wages of the P^{Its} Servant, the Court thought fitt to Referre the Same unto the determination of M! Jacob Kip & M! Thomas Williams this afternoone.

Doctor Henry Taylor, Pit v/s Egbert Mynders, Def: M: Jacob Varrevanger this day bringing in his award by wich hee aprooves & allows of the Pit account to the Sume of fl. 114: wamp! The Court doth allow of the sd Award and doo Order that Judgement should be Entred accordingly; and the def: to pay Cost.

22d Octob! 1672. Execution issued out.

Claybourne haselwood, Pit v/s Thomas Gibbs, Def: In an action of debt. The persons heretofore by the Court appointed ffor to Exammin the acct and to Compose the difference betweene the Parties, this day bringing in their award by wich they fynd that the Pit Remaines indebted unto the Deft Thom: Gibbs in the Sume of £3: o1: o9. The Court thereuppon ordered that Judgement should bee enterred accordingly and the Pit to pay Cost.

W. Pamer, Pit v/s Richard Ellot, deft both defaut.

Uppon the several Complaints heretofore & this day made by Pieter Jacobsen Marius, It is ordered that his Bond of Security for Capta Richard Morris deceased, for Henry Lyon should be forthwith canceld and made Void.

The Court of Mayor & Aldermen this day resolved to Contribute towards the reparation of the fort the summe of One Thousand gilders Seawants Vallue to be p⁴ equally betwixt them and Ordered the Secretary to give an acc⁴ thereof to his honn! the Governour.

Uppon the Report made by the P'sons appointed to view and appryse the Lott of ground Laid out for an Enlargement of the Lot of Corn: van Borsum the Court this day ordered the st Van Borsum to pay for yt st Enlargem! to the Tresurer to the Use of this Citty the sume of fouer hundered gilders Zewant.

Whereas itt is ffound necessary that [the] former Custome for Ellecting of Brand mast should bee continued in this Citty: The Court do therefore nominate & appoint Jan Jansen van Brestede, Evert duycking and John Cooly to be brandmasters of this Citty for the space of one whole Jeare commencing from the day of the date hereof, during we tyme they are hereby Required (: as often as they shall see cause: to make a View of all Chimbnees within this Citty and the Suburbs thereof, and to fine the owners of all those that shall bee defective or not cleansed accordingh to the former Customes; As alsoo to take ceare that the hookes and Ladders made to that purpose, may bee brought and fastned to some Convenient place we they shall thinke fitt.

This day Complaint being made in Court that the ffarmers of the Small or Burgers Excise, do still Remaine neglective towards the paing and satisfying of their Erreirs, whereby the Treasuror of this Citty is Enabled to give any Longer Satisfaction to the Workemenn and Labourers of this Citty for the bills drawne uppon him. It is Therefore ordered that the st ffarmers shall satisfy their st Erriers whin the space of Eight dayes next Ensuingh the date hereof, or by further delay and nonpaymt of the same; The Sherif of this Citty is hereby Requiered to Levy the st Erriers by fforme of Execution.

Att a Mayors Court held In New Yorke, Octob! the 12th A: 1672. Present Capth Matthias Nicolls, May!; M: Jn Laurence, M! Thomas Lovelace, M! Corn: van Ruyven, M! Johannes van Brugh, Aldermen.

Whereas it is found by Experience that great abuses are made, by Reason that according to the fformer Customes of this Place, hetherto in this Court off Judicature, to the defendants hathe bene allouwed, twoo or three Court days or defauts ffor Appearances, whereby many tymes the due course of Lawe is prolixed to the Plin great detriment & damage.

Wee the May! & Aldermenn of the Citty New Yorke have therefore thought fitt to order publish & declare, and doo hereby order publish and declare that ffrom henceforth all persons Whatsoever being subjects to this Court of Judicature, uppon a Legall arrest or Summons shall be oblidged to make their appearance Either in person or by their Atturnies at the ffirst ensuing Court day after the st summons or Arrest, is made, uppon the penalty that uppon Defaut or Non apearance at the first Court day as aforesaid, the Cause shall bee determined & Judgement past

uppon the P^{la} Complaint: Provided the P^{la} hath entred his action & le a Coppy of the declaration in the office of this Citty at least four days before the Sitting of the Court. And ffurther to prevent all unnecessar. Charges w^{ch} uppon the Recoverie of some small debts before this Cou are made; Itt is therefore Ordered and Enacted by the Mayo! & Alde men as aforesaid, that all cases under the Vallue of fourthy Shilling Shall bee determined by the May! or any one of the Aldermenn, as also that from henceforth no a[tturny] shall bee Retayned or allowed of i this Court under the s^d Vallue of 40! Exept itt bee at the proper cost Charge of the party that Retayned him.

The Court concidering that the Ellection of you Mayor & Aldemenn, for this Citty New Yorke is at hand they have this day made of presented to his honn! the Govern! the ffollowing Nomination:—

To the Right Honnble Co! ffrancis Lovelace Govern! etz.

Whereas the tyme ffor the Ellection of New Mayor & Alderm. of the Citty is att hand, Wee have thought fitt to p'sent to Yo. Honn: a double Number of persons ffor May. & Alderm. and Sherrif of this Corporationand do Nominate

ffor May!

M! John Lawrence &
M! Mathias Nicolls.
ffor Alderm!

M! Oloff Stevense Cortlant,
M! Johannes D'Pyster,
M! William Darvall,
M! ffrancois Rombouts.

And M! Allard Antony ffor Sherrif.

Most Humbly Requestingh that Yo! Honn! will bee pleased to Elec out of the said Number such persons as yo! Honn! in his Wisdome shal Judge flitt, for the best & well Governm! of this Corporation & we shal Remaine

Yo! Honn! humble Serv!

The Mayor & Alderm? of this Citty.

To witt Capt. Mathias Nicols, Mayor;

John Laurence,
Thomas Lovelace
Corn! Van Ruyven
Johannes [Van Brugh]

Ald'men.

[The Records from this last date to the 17th of August, 1673, are missing.—B. F.]

Note by the Translator.—The following entries are translated from the Dutch Council Minutes in the Secretary's Office, Albany, and inserted here, in order to explain the Manner in which the English Municipal System was abolished and the Antient Dutch Institutions restored.—O'C.

At a Meeting of the Right Honble Commanders and Attendant Council of War, at the City Hall of the City of New Orange This 12th August A: 1673.

The Magistrates and the principal Burgher Officers being sent for to this meeting, they are absolved by the Admirals and the Council of War from their oath previously taken to the English Government and further recommended to do their duty, so that no disorder may be committed in the place, until the government and Magistrates of this City be restored by the Admirals and Council of War.

At a Meeting etc. (as above,) held in ffort Willem Hendrick on the 13th August, 1673.

This day the following order is sent to Mr. Steenwyck:-

MynHeer Steenwyck:—Please to see, that orders be given for a meeting of Burghers, to appoint some, either four, six or more from their midst, to speak with us, if possible, to morrow at the City Hall in the afternoon; Which expecting we remain (Was signed)

Cornelis Evertse the Younger,* Jacob Benckes.†
In Fort Willem Hendrick 13. August 1673.

This 14th August, 1673, the Deputies from the Commonalty of the City of New Orange delivered in the following answer to the Commanders and Council of War:—

The Commonalty of the City of New Orange being convoked at the City Hall and it being proposed to them by order of the R! Honble Commanders and Attendant Council of War of the Fleet to elect six persons to confer with the said Commanders, they have therefore by plurality of votes elected Mr. Cornelis Steenwyck, Mr. Cornelis Van Ruyven, M.

*A son of the renowned Dutch Admiral of the same name, who fell in battle with the English, June 11, 1666. See Doc's relating to the Colonial History of N. Y., II., 572. † See *ibidem*, 579.

Johannes van Brugh, M. Johannes de Peyster, Capt. Marten Cregier and Secretary Nicolaes Bayard. Done New Orange, 14th Aug. 1673.

At a Meeting of the valiant Council of War of New Netherland the 15th August A: 1673.

The abovenamed Deputies being sent for to the meeting the following order was handed them:—

The Delegates from the Commonalty of the City of New Orange being sent for to the meeting of the Commanders and adjoined Council of War of the Fleet, the said Delegates are recommended to convoke the Commonalty here in the City Hall as soon as possible, and to cause them to nominate six persons as *Burgomasters* and fifteen as *Schepens*, to wit from the wealthiest inhabitants and those only, who are of the Reformed Christian Religion, from whom the said Commanders and Council of War will elect some as Magistrates of this City. Done at the City Hall of the City New Orange This 15 august A? 1673. Was Signed

Cornelis Evertse, Jun!

Jacob Benckes, Nicolaes Boes, A. F. van Tyll.

A. Colve.

This 16th August At 1673. Pursuant to the foregoing order the said Commonalty of the City of New Orange have by plurality of votes nominated and by the Delegates delivered into the Meeting:—

As Burgomasters:

Cornelis Steenwyck,
Cornelis Van Ruyven,
Johannes Van Brugh,
Marten Kregier,
Johannes De Pyster,
Nicolaes Bayard.
As Schepens:
Jeronimus Ebbingh,
Willem Beeckman,
Egidius Luyck,*

* He had come to New-Amsterdam as headmaster of the Latin school, now the Collegiate Reformed Church School (see Dunshee), and returned to Holland after the surrender in 1664 to study Theology. After his ordination to the ministry he came back and served the Reformed Church in New York with van Nieuwenhuysen. His school

Jacob Kip,
Gelyn Verplanck,
Loerens Van der Spiegel,
Balthazaer Bayard,
francois Rombouts,
Steven van Cortlant,
Adolf Pietersen,
Rynier Willemsen,
Pieter' Jacobsen,
Jan Vinge,
Pieter Stoutenburgh,
Coenraet Ten Eyck.

[End of the Extracts from the Council Minutes.]

The Commanders and Hon^{ble} Council of War in the service of their High Mightinesses the Lords States General of the United Netherlands and his Serene Highness the Prince of Orange, etc. Health!

WHEREAS We have thought proper for the greater advantage and prosperity of this Our City of New Orange, newly restored to the obedience of their aforesaid High Mightinesses the Lords States General of the United Netherlands and his Serene Highness the Prince of Orange, to reduce the form of the Government of this City to the former character of Schout, Burgomasters and Schepens, as is in practice in all the cities of Our Fatherland, in order that justice may be distributed and administered to all good inhabitants without respect or regard for persons:—

We, therefore, in virtue of our commission, in the name and on the behalf of the High and Mighty Lords States General of the United Netherlands and his Illustrious Highness the Prince of Orange have, from the nomination exhibited by the Commonalty, elected as Regents of this City for the time of one current year as follows:—

As Schout:
Anthony de Milt,
As Burgomasters:
Johannis Van Brugen,

obtained such reputation, that pupils were sent to it from Albany, Delaware and Virginia, and it has retained it until to-day.

Johannis De Peyster,
Egidius Luyck.
As Schepens:
Wyllem Beeckman,
Jeronymus Ebbyng,
Jacob Kipp,
Louwerens van der Spiegel,
Geleyn Verplanck.

Which aforenamed Schout, Burgomasters and Schepens are hereby authorized and impowered to govern the inhabitants of this City, as well Burghers and strangers, in conformity to the laws and statutes of our Fatherland and to make such ordinances therefor, as they shall find for the advantage of this City and its inhabitants. And the inhabitants of this City are strictly ordered and charged to respect and honour the abovenamed Regents in their respective qualities as all honest and faithful subjects are bound to do: Done Fortress Willem-Hendrick, ady this 17th August A? 1673.

(Was Signed)

Jacob Benckes, Cornelis Evertsen the Younger.

Nicolaes Boes, A. Colve.

Ap van Teyll.

Follows the oath taken by the Magistracy:-

We, Schout, Burgomasters and Schepens with the Secret? of the City of New Orange, qualified by the right puissant Council of War, promise and swear in the presence of the Almighty God, that we, each in this our quality, shall according to the best of our knowledge pronounce good law and justice between parties in the cases brought before us, without any passion; that we shall promote the welfare of this City and its inhabitants; maintain in all things the pure and true Christian Religion conformably to the Word of God and the order of the Synod of Dordreght, as taught in the Church of Netherland; obey, maintain and assist to uphold in all things the high authority placed over us, or yet to be placed over us in the name of their High Mightinesses the Lords States General of the United Netherlands and his Highness the Prince of Orange, against all that may oppose it as much as lies in our power. So truly Help us God!

18th August, The chosen Burgomasters and Schepens have further resolved to send the Schout and Burgomast! Luyck to the Commanders, to confer with them on some necessary matters.

Returning this date they report, they were expressly charged by the Honbie Commanders, that the Magistrates should take care, that the Burghers of this City may be sworn forthwith; likewise that the Mace, Gowns and City Seal of the late Mayor Joe Lawrence be brought in together with the Constables' staves and the colours and handed over to their Hon. Whereupon the late Mayor John Lauwrence being sent for, the same is communicated to him, who also undertook to do it. They further report, that the Burgomasters shall succeed as Burgher Captains and that they with the Schepens are authorized to elect their Lieutenants and Ensigns.

This date also a beginning is made to swear in the Burghers and inhabitants.

The late Mayor reappearing in Court delivers up his gown or cloak with the City Seal and Mace and the remainder of the gowns and Constables staves are in like manner brought and fetched into the fort by the express order of the Commanders, except the two burgher flags, which remain with the Commanders' consent, at Burgomaster van Brugh's.

Walter Webly appearing this day, pursuant to the order of the Commanders and Honble Council of War, in the Court of Schout, Burgomasters and Schepens, to prove before the same, that the goods brought by him from Barbados belong to him; the said Burgomasters and Schepens have accordingly required from him sufficient proof thereof. To which said Webly answers, he has no other proof than his own word, refusing however to confirm the same by oath; demanding further in case the said goods be confiscated, that the debts, which he has here contracted for the said goods may be satisfied and paid therefrom.

On the petition of Cornelis Baerendtsen Van der Cuyll, Grain Measurer of this City, setting forth, that he has filled the office of Measurer of Grain and Salt for about fifteen years within this City, and had given satisfaction to every one according to his ability and requesting, that the W. Court may be pleased to confirm him in the Measuring, with preference, as he has enjoyed the same during the previous government. It is apostilled:—Petitioners request is granted and he is confirmed in his said

office with such privileges, as were granted him by the former English government.

Pursuant to a preceding Order, dated 21st inst. the inhabitants of the Village of N. Haerlem presented this day in Court a double number of persons as Magistrates over said Village, together with a list of their inhabitants, who have taken the oath, from which nomination the following are elected as Schepens of said Village:—

Resolveert Waldron, David de Maeree, Joost Oblinus, Arendt Harmensen;

And as Secretary, Hend'k Jans V. Vin.

The Schout of this City has this day appointed Resolveert Waldron as Under Schout of the said village in his place, whereupon the said Schepens or Commissaries took the following Oath:—

We, Commissaries and Secretary of the Village of New Haerlem, elected by the Schout, Burgomast, and Schepens of the City of New Orange, promise and swear in the presence of the Almighty God, that we shall, each in his quality, according to the best of our knowledge, administer good law and justice between parties brought before us without any affection; that we shall promote the welfare of the aforesaid village and inhabitants; we shall in all things uphold the pure and true Christian Religion conformably to the Word of God and order of the Synod of Dordreght, taught in the Netherland Churches; we shall obey, maintain, and assist to maintain in all things the supreme authority placed over us in the name of their High Mightinesses the Lords States General of the United Netherlands and his Highness the Prince of Orange, and oppose all that conflicts therewith as much as lies in our power. So truly Help us God Almighty!

And the abovenamed Magistrates are further ordered to send in to this W. Court by the first opportunity a list of those, who have taken the oath in their town.

This day the outside people on this side of Haerlem have in like manner presented their nomination for Magistrates, and the Court therefrom elected the following:—

As Under Schout, Jan Langstraet.

As Schepens, Dirck Jansen, Jacob Leendersen, Jan Pietersen.

As Secretary, Johannis Couwenhoven.

Which UnderSchout, Schepens and Secretary have taken the oath at the hands of the W Court and they are further ordered to make out a list of the people living outside in their district and to present the same to the Court and to tender the oath of allegiance to them.

On the petition of Isaack Moolyn relative to the question between him and M! Hans and M! Mattheys, the case is referred to Sieur Jacob Lyslaer, Reynier Willemse and Dirck van Clyff to arrange the affair if possible and to reconcile parties.

The carmen of this City, eleven in number, being sent for this day have undertaken and promised to work each one day in the week for the City and the four new ones have promised to work two days pro gratis.

Thomas ffransen,
Jan Myndersen,
Pieter Wesselsen,
Jan Hendricksen Kuyckuyt,
Jan Thenussen,
Pieter Janse Mesier, 2 days,
Wolphert Webber, 2 days,
Gysbert Elbertse,
Coenradus vander Beeck, 2 days,
Siegemundus Luyckas, 2 days,
Aernout Webber.

Ittem it is this day resolved to offer at public sale the produce of the Weigh Scales according to previous conditions.

It is also further resolved to cause the collection of the great and small excise and to change the fines to double the amount, $\frac{1}{2}$ of the fine for the informer, one third for the officer and $\frac{1}{2}$ for the City, and that no one shall presume to tap without license under a penalty of 25 guilders, the crews of the national vessels, the supreme and subaltern government and hospitals alone excepted; and that small beer shall pay half excise.

According to the above resolution Balthazar Bayard is this day sent vol., v1.-26

for to Court and he is offered the collectorship of the abovementioned excise, which is accepted by him demanding for his trouble 5 p. cent. and the income from the permits; whereupon he is offered 5 per Cent without the income of the permits and said matter is further postponed, and it is deemed proper to inquire, what the previous custom was.

This date Hendrick Obe is accepted as City-drummer for fl. 400. zewant, for which he shall serve three Burgher Companies according to his ability.

At a Court of the Schout, Burgomasters and Schepens held on the 28th August, 1673. Present Anthony de Mill, Schout; Johannes van Brugh, Johannis de Pyster, Egiedius Luyck, Burgomast¹⁷; Willem Beeckman, Jeronimus Ebbinck, Jacob Kipp, Lourens van der Spiegel, Giuliam Verplanck, Schepens.

Balthazar Bayard is this day sent for to Court and undertook to collect the tapsters and burghers excise of this City until the first of May next, and he shall receive for his trouble 5 per cent, besides the proceeds of the permits; whereupon he took the following oath:

I promise and swear etc. that I will be faithful and diligent in collecting, what I am now appointed to here; secondly, that I shall render good and correct a/c and balance thereof to the Magistrates and those, whom they shall thereunto qualify, whenever they require it; thirdly, that I will to the best of my power suffer no fraud nor smuggling, but make the same known to the officer. So truly help me God Almighty!

The Schout with the Notary Willem Bogardus and the Collector Balthazar Bayard is ordered to go and guage amongst all tapsters and tavern keepers.

The labourers and porters at the Weigh-house of this City being sent for to Court, they are asked, if they are inclined to continue in such service. To which they declare in the affirmative and are thereunto willing and ready. Whereupon, on taking the foregoing oath, they are continued in their places.

This day, order is also given, that all those, who are not yet on the watch and are fit for it be divided among the companies, and they are notified thereof.

ORDINANCE MADE REGARDING THE PAYING AND RECEIPT OF THE TAP-STERS EXCISE OF THE CITY NEW ORANGE.

The Collector Balthazar Bayard shall receive for all wines, brandies distilled waters, rum, cider, mead and beer to be tapped by tavern keepers and consumed within this City's jurisdiction unto the Sawkill:—

From a hogshead of French wine	fl. 40.
From an anker ditto	8.
An anker of brandy, Spanish, Fayal, wines or any	
sorts of certain rum, mead, or destilled waters	14.
An anker of cider	4.
From one tun of homebrewed beer	8.
From a tun of foreign beer	12.
More or less in proportion.	

The aforesaid impost must be paid in zeawant @ 6 white and (or?) 3 black for one stiver; or in silver at zeawant value, or good beavers, @ 24 gl. per beaver, or merchantable winter wheat @ 6 gl. the skepel.

Those who make profession within this City of tapping shall be held to take out a license from the Secretary Nicolaas Bayard, under a fine of twenty five and twenty guilders; and those who keep boarders within this City shall pay the Collector half tapster excise, if wines, brandies, distilled waters and beer is to be consumed by them on pain of forfeiting one hundred guilders seawant for each can of wine, beer or distilled waters etc. sold by them, as aforesaid.

In order to prevent as much as possible all frauds, no trader, brewer or beer merchant shall have power to have any wines or beer carried in or out unless by sworn porters on pain of 200 gl. zewant, which porters shall not take in or out any wines or beer for a tapster or tavern keeper, except on a permit from the Collector and not at any time except from Sunrise to Sun Set, on a similar penalty.

Whoever is arrested or caught smuggling any wines, brandies, destilled waters, etc. or beer shall forfeit the said smuggled wines or beer etc. and in addition double the value thereof, to be applied \(\frac{1}{2}\) for the informer, \(\frac{1}{2}\) for the officer, \(\frac{1}{2}\) for the City. Done New Orange, ady. 28th Aug'st 1673.

ORDINANCE MADE ON THE PAYMENT AND RECEIPT OF THE BURGHER

EXCISE IN NEW ORANGE.

The Collector Balthazar Bayard shall receive for excise of all sorts

of wines and good strong beer to be consumed by all Burghers, tapsters and inhabitants, the national fleet and high and subaltern government and hospitals excepted, also for all wines and strong beer, which shall be exported hence to Long Island, Staten Island and all other places within this government, Albany and Esopus only excepted, where the excise thereof is payable, to wit:—

For an anker of brandy, rum, and destilled waters f	l. 4:10
For an anker of Spanish, French, Rhenish, Madeira wine	
and all other Sacks	3. —
For a barrel of cider	3. —
For a tun of beer	2. —
For a tun of small beer	ı. —
More or less leakage in proportion.	

The excise shall be paid to the Collector in seawant or silver at seawant value, or in good whole beavers at 24 gl. per beaver, or in merchantable winter wheat at 6 gl. per skepel.

The Collector shall be bound to keep open office within this City for the accommodation of the Burghers, in winter during the forenoon from 8 to 12 o'Clock and in the afternoon from 2 to 5 o'Clock; and during the summer in the morning from 7 to 12 o'Clock. And from 2 to 6 o'clock in the afternoon; strangers alone excepted, for whom he is not to fix any precise time.

In case any persons exempt by this Ordinance from excise shall come to keep boarders, they shall be bound to pay the excise, on what their boarders will consume or compound with the farmer for it.

In order to prevent all frauds as much as possible, no trader or brewer shall be at liberty to have any wines or strong beer conveyed in or out of their houses or elsewhere (except for their own consumption) unless by sworn porters, which porters are hereby ordered, not to remove any wines or beer in or out his cellar for Any trader, tapster or Burgher, except on a permit from the Collector and not otherwise and that only from sunrise to sunset, under forfeiture of their places.

The Scout or Collector seizing any smuggled wines or strong beer shall take such smuggled wines and beer as forfeit, besides all expences of the officers of justice etc. at the discretion of the Burgomasters and Schepens. Done N. Orange A.º 1673.

Whereas we experience to our grief, that the previously enacted and frequently renewed Placards and Ordinances against the desecration of the Sabbath of the Lord, the unlawful and unseasonable tapping on the same and after setting of the watch or drum beat, are not observed, but that many of the inhabitants almost make it a custom, in place of observing the Sabbath, as it ought to be observed, to frequent the taverns more than on other days and to take their delight in illegal exercises, to prevent and obviate which hereafter as much as possible for the future, the Schout, Burgomasters and Schepens renew the aforesaid Placards, enacted on that subject and hereby interdict and forbid within this City of N: Orange and the jurisdiction thereof from sunrise to sundown on Sunday all sorts of handicraft, trade and traffick, gaming, boat racing, or running with carts or wagons, fishing, fowling, running and picking nuts, strawberries etc. all riotous racing, calling and shouting of children in the streets, together with all unlawful exercises and games, drunkenness, frequenting taverns or taphouses, dancing, cardplaying, ballplaying, rolling nine pins or bowls etc. which is more in vogue on this than on any other day; to prohibit and prevent which, all tavern keepers and tapsters are strictly enjoined to entertain no clubs on this day from sunrise to sunset, nor permit nor suffer any games in their houses or places, on pain for the tavern keeper, who shall be found to suffer such in his house, of forfeiting for the first offence 25 gl. for the second offence 50 gl. and for the 3d offence he shall no longer be allowed to tap and moreover forfeit a fine of one hundred guilders zeawant; and each person found on Sunday in a club or gaming shall forfeit three guilders zeawant; and if any children be caught on the street playing, racing and shouting, previous to the termination of the last preaching, the officers of the law may take their hat or upper garment, which shall not be restored to the parents, until they have paid a fine of two guilders.

The intention of the above prohibition is not, that a stranger or citizen shall not buy a drink of wine or beer for the assuaging of his thirst, but only to prevent the sitting of clubs on the Sabbath, whereby many are hindered resorting to Divine Worship.

Further, no tapsters nor tavernkeepers shall tap, present or sell any wines, brandies, beer etc, nor set any clubs on Sunday, nor on the night of any other day after setting of the watch or ringing of the bell, under the penalty and fine as above. Done in the City Hall of the City N. Orange the 28th August A: 1673.

By Order of the Schout, Burgomasters and Schepens aforesaid.

Whereas it is considered necessary in this conjuncture of war to place this City in proper state of defence, as far as can be done with earth and sods. And since it is found by experience that the hogs, which are at present kept in great quantities within this City, have done great damage to such like works, and will undoubtedly commit the same injuries on the newly begun fortifications, unless it be prevented by prohibiting the keeping of any hogs within this City; Therefore we, Schout, Burgomasters and Schepens of this City of New Orange have thought fit for the good of this City and the preservation of its newly erecting fortifications to order and enjoin on all our good inhabitants within this City and its jurisdiction unto the Fresh Water to prepare to confine all their hogs within the time of twice 24 hours and not to suffer them to roam along the streets and highways on this side of the Fresh Water, upon forfeiture of said hogs, to be applied one half for the officer and the other half for the City.

Every one is hereby warned and put on his guard against loss. Done New Orange, Ady, the 28th August, A.º 1673.

By order of the Schout, Burgomast" and Schepens

of the City N: Orange.

Was signed N. Bayard, Sec.

The W. Burgomaster Luyck and Schepen Verplanck appear again in Court of Burgomasters and Schepens to relate the conference had with the Commanders.

Firstly, That the old stones of the Quay, wall, house and cellar and appurtenances thereof, belonging to an Englishman in other countries and now confiscated, shall be again given to the City works in compensation for the stone heretofore taken by the English government from the City's works.

Secondly, Of the Drummer: that they should have proper houses for their officers, but that he should be accommodated according to circumstances.

The Commanders and Council further recommend that the fortification of this City should be proceeded with, according as the engineer



should order and stake it out, so that no broken works should be erected.

Ittem. Marten Cregier is appointed Superintendant with the engineer of the work, which the abovenamed Cregier being informed of, he accepted the same provisionally.

At the Court of the Schout, Burgomasters and Schepens held at the City Hall of the City N: Orange, the 29th August A: 1673, Wilhelmus Bogardus has taken the oath of allegiance as Notary, according to the order of the Commander given in date 22d August, last.

At a Court of the W: Schout, Burgomasters and Schepens holden on the 30th August Aº 1673.

Present Anthony d'Mill, Schout; Johannis van Brugh, Johannis d'Pyster, Egiedius Luyck, Burgomasters; Willem Beeckman, Jeronimus Ebbingh, Jacob Kipp, Louwerens v. Spiegel, Guiliam Verplanck, Schepens.

After some deliberations an order was made, regarding what is to be taken in hands to morrow and each of the Chief Officers is given directions according to his ward.

Further, regarding the farming of the Weigh-house it is unanimously resolved, that it should be let, to see what profit it will bring; which being set about and tried in various ways, it was at last by unanimous resolution held at fl. 3000 and resolved, that it could realise more. It is postponed till tomorrow.

At a Court of the Schout, Burgomasters and Schepens holden in the City Hall on the 31st August, A: 1673. Present Anthony d'Mill, Schout; Johannis Van Brugh, Johannis d'Pyster, Egiedius Luyck, Burgomasters; Willem Beeckman, Jeronimus Ebbingh, Jacob Kip, Louwerens V. d. Spiegel, Guiliame Verplanck, Schepens.

Thomas Walton, pltf. v/s Roelof Jansen, Butcher, deft. Pltf. demands from deft. the quantity of three ankers of rum for sheep sold. Deft. admits the debt. The arguments of parties being heard and what the deft. brought in regarding some a/cs against Goven! Lovelace, the W. Court condemns the deft. to pay the said debt to pltf.

John Scharp, pltf. v/s Thomas Walton, deft. Pltf. demands from deft. according to a/c the sum of fl. 62. 6 and asks for payment. Deft.

fully admits to owe something to the pltf., but not so much, as the pltf. demands. The W. Court having heard the arguments of parties and examined also the pltfs. book, condemns the deft. to pay the pltf. the aforesaid debt: meanwhile they declare the attachment valid.

John Sharpe, pltf. v/s Ralph Warner, deft. Pltf. demands from deft. according to judgment and a/c made up in presence of the Schout, payment of fl. 470: 2. or security. Deft. admits the debt, but maintains, it is not so much, since he disbursed the most in the ship's service and says the Governor and Capt. Manningh owe him 7 @ 800 guilders. If they will pay him, he shall pay others. The W. Court condemns the deft. to pay the aforesaid debt to the pltf. and declares the attachment valid, saving his right against the Govern! or Capt Manning etc.

Balthasar Bayard being sent for to Court, he is asked if he will also collect the Weigh-Money? Gives for Answer, No; as he has already enough to do with collecting the tapsters and Burgher excise. It is further resolved to send for Jonas Bartelsen to agree with him about the Weighhouse either to rent it or to collect the money. Who appearing absolutely refuses the farming and demands for the collection a salary of fl. 600 until the first of May next. Again appearing in Court he is asked how much per cent he will collect it for? He answers, he will have nothing to do with percentage and demands the first fl. 450. and to have the preference on it until May. He was offered four hundred and it is finally postponed until another time.

The petition of M! Thomas Williams, referred to this W. Court by the Commanders, being examined and the abovenamed Williams entering, he is asked, whether he can produce any other proof than by book? He says No, as Capt. Lavall's books doubtless are not present. He further produces an a/c. of £366. 17. 6., which he says he paid on half the vessel, and says, that Laval has no a/c against it as he always disbursed for the ketch and her equipage. He is ordered to exhibit copy of the agreement made with Lavall, which he says remains with M! Sharp.

In the case in question between Jan Romyn and Isack Melyn in the matter of a/c. ordered that parties be heard.

At a Court of Schout, Burgomast, and Schepens of the City N. Orange On the 2^d Sep! A. 1674 (1673.) Present Anthony d'Mill, Schout;







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